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Jammu & Kashmir Government–Orders

HIGH COURT OF JAMMU AND KASHMIR AT JAMMU
(Exercising powers of Bar Council under Section 58 of the Advocates
Act, 1961).

No. 704 Dated 28-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Aiman Bashir D/o Bashir Ahmad Dabla R/o Kralpora, Chadoora, Hamdania Colony, Budgam vide Notification No. 114 dated 17-06-2019 has been declared as absolute/final.

By order.

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Notification

No. 705 Dated 28-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Aditya Raina S/o Raj Kumar R/o Badyal Brahmna, Ram Nagar Basti, R. S. Pura, Jammu vide Notification No. 1252 dated 01-01-2019 has been declared as absolute/final.

By order.

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Notification

No. 706 Dated 28-12-2020.

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Bhavna Sharma D/o Surjeet Kumar R/o Bhajwal Post Office Banpura, Tehsil Sunderbani, Rajouri A/P Govt. Qtr. No. 144, Poonch House, Talab Tillo, Jammu vide Notification No. 1258 dated 01-01-2019 has been declared as absolute/final.

By order.

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Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Mr. Rahul Partap Singh Andotra S/o Jagdish Singh

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R/o Ward No. 10, Maswalia, Kathua vide Notification No. 1290 dated
08-12-2017 has been declared as absolute/final.

By order.

Notification

No. 719 Dated 28-12-2020.

Provisional admission as an Advocate, granted under the Advocates
Act, 1961 in favour of Mr. Ishfaq Ahmad Dar S/o Mushtaq Ahmad Dar
R/o Rawanpora, Tehsil Kunzer, District Baramulla vide Notification
No. 1719 dated 30-03-2019 has been declared as absolute/final.

By order.

Notification

No. 720 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates
Act, 1961 in favour of Mr. Daleep Kumar S/o Shori Lal R/o Kanthal,
Bani, Village Manghani, Kathua vide Notification No. 1649 dated
28-03-2019 has been declared as absolute/final.

By order.

Notification

No. 721 Dated 28-12-2020.

Provisional admission as an Advocate, granted under the Advocates
Act, 1961 in favour of Mr. Abhimanue Sharma S/o Rajinder Kumar
R/o W. No. 1, Near District Court, Samba, District Samba vide
Notification No. 1367 dated 29-12-2017 has been declared as absolute/
final.

By order.

Notification

Notification

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Syed Farhan Hamdani S/o Tassaraf Hussain Shah R/o Potha, Mohalla Sayeeda W. No. 2, Surankote, Poonch vide Notification No. 745 dated 14-08-2017 has been declared as absolute/final.

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No. 723 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Yog Indu Sharma D/o Pritam Dass Sharma R/o Ghaneera, Channi, Tehsil Sunderbani, District Rajouri A/P S. Lahara Kote, Sunderbani, Ward No. 9, Rajouri vide Notification No. 1604 dated 03-03-2018 has been declared as absolute/final.

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Notification

No. 724 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Manzoor Sadiq Ganie S/o Mohd Sadiq Ganie R/o Ratnipora, Budgam A/P Police Housing Colony, Qamerwari Block-R, Set No. 7, Srinagar vide Notification No. 85 dated 17-06-2019 has been declared as absolute/final.

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No. 725 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Ajaz Ahmad Laway S/o Gul Mohd Laway R/o Ladar Matou Khanabal, Anantnag vide Notification No. 1177 dated 15-11-2018 has been declared as absolute/final.

By order.

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Notification

No. 726 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Gohar Majeed Bhat S/o Ab. Majeed Bhat R/o Rajpora Zachaldara, Handwara Tangwari, Kupwara vide Notification No. 826 dated 16-10-2018 has been declared as absolute/final.

By order.

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Notification

No. 727 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Sajad Ahmad Khan S/o Gh. Mohd Khan R/o Awoora, Khan Mohalla Payain, Kupwara vide Notification No. 514 dated 10-07-2018 has been declared as absolute/final.

By order.

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Notification

No. 728 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mohd Hussain S/o Mehdi R/o Latoo, Tehsil

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 འཕྲིན་ལྗོངས་གླིང་གི་ཡོད་པའི་མཐུན་སྦྲེལ་བྱེད་སྤྱོད་ཀྱི་ཁོར་ཞུས་པ་ བྱེད་སྤྱོད་
 and District Kargil vide Notification No. 31 dated 16-05-2019 has been
 declared as absolute/final.

By order.

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Notification

No. 729 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Aadil Manzoor Fozey S/o Manzoor Ahmed Fozey R/o Sether Satgar (Sangam) Village Sether, Tehsil Bijbehara, District Anantnag vide Notification No. 1362 dated 29-12-2017 has been declared as absolute/final.

By order.

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Notification

No. 730 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Mudasir Afzal S/o Mohammad Afzal Rather R/o Wanipora Saloora, Ganderbal vide Notification No 88 dated 17-06-2019 has been declared as absolute/final.

By order.

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Notification

No. 731 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Wasim Ahmed Bhat S/o Ali Mohammad Bhat R/o Hardu Akad Mulsoo Seer Hamdan, Boni-Mohalla, Anantnag vide Notification No. 162 dated 18-06-2019 has been declared as absolute/final.

By order.

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Notification

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Bilal Ahmed Shah S/o Noor Mohammad Shah R/o Charar-I-Sharief, District Budgam vide Notification No. 106 dated 17-06-2019 has been declared as absolute/final.

By order.

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Notification

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Imtiyaz Bashir Bhat S/o Bashir Ahmad Bhat R/o Kathsoo (Sallar) Bunpora, District Anantnag vide Notification No. 55 dated 14-06-2019 has been declared as absolute/final.

By order.

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Notification

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Showkat Ahmed Parra S/o Farooq Ahmed Parra R/o Beehama, Ganderbal vide Notification No. 533 dated 07-08-2018 has been declared as absolute/final.

By order.

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Notification

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Sumeet Kumar S/o Amar Nath R/o Nanak

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Chak Samba, A/P Iqbal Colony Sonwar Bagh, Srinagar vide Notification
No. 592 dated 07-08-2018 has been declared as absolute/final.

By order.

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Notification

No. 736 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates
Act, 1961 in favour of Mr. Mudasir Fazal Dader S/o Fazal-U-Din R/o
13, Goose, Kupwara vide Notification No. 1251 dated 07-12-2017 has
been declared as absolute/final.

By order.

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Notification

No. 737 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates
Act, 1961 in favour of Mr. Javied Ahmad Dar S/o Ab. Rehman Dar
R/o Agroo, Lalipora Zehipora, Aagroo, Tehsil Devsar, Kulgam vide
Notification No. 59 dated 06-04-2017 has been declared as absolute/
final.

By order.

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Notification

No. 738 Dated 28-12-2020.

Provisional admission as an Advocate granted under the Advocates
Act, 1961 in favour of Ms. Rohi Bashir D/o Bashir Ahmed Bhat R/o
Deavdragar, Tehsil Tangmarg, District Baramulla vide Notification No.
18 dated 05-04-2018 has been declared as absolute/final.

By order.

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Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Mr. Aryavir Singh S/o Joginder Singh R/o Jandrah, Dansal, Jammu vide Notification No. 1244 dated 01-01-2019 has been declared as absolute/final.

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Notification

Provisional admission as an Advocate granted under the Advocates Act, 1961 in favour of Ms. Bisma Amin D/o Mohd. Amin Fazili R/o Bonpora, Hardu Aboora, Tangmarg, Baramulla vide Notification No. 26 dated 16-05-2019 has been declared as absolute/final.

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Notification

Provisional admission as an Advocate, granted under the Advocates Act, 1961 in favour of Ms. Vasudha Sharma D/o Ganesh Sharma R/o House No. 20, Ward No. 11, Vijaypur, Samba vide Notification No. 522 dated 10-07-2018 for a period of one year has been extended till 31-12-2021 after condonation of delay and subject to the verification of her Certificates/LL.B Degree from the concerned University and verification of her character and antecedents from the CID.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

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It is hereby notified that vide High Court Order dated 29-12-2020 Ms. Akshita Bharti D/o Naresh Kumar R/o H. No. 201, Ward No. 7, Harinagar, Udhampur been admitted and enrolled as an Advocate on the

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Rolls of Jammu and Kashmir Bar Council provisionally for a period of
one year from the date of issuance of this notification, subject to the
verification of her Provisional/LL.B Degree Certificate from the
concerned University and verification of her character and antecedents
from CID. Her name has been entered under Serial No. JK-454/2020
in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be
sought before the date of expiry unless the absolute/final enrollment as
an Advocate is ordered therebefore.

Notification

Notification

No. 745 Dated 30-12-2020.

It is hereby notified that vide High Court Order dated 29-12-2020
Mr. Ashish Kumar S/o Krishan Saroop Dhar R/o Bhata, Cherji, Tehsil
and District Kishtwar A/P Trilokpur, Baskar Vihar, Jammu has been
admitted and enrolled as an Advocate on the Rolls of Jammu and
Kashmir Bar Council provisionally for a period of one year from the
date of issuance of this notification, subject to the verification of his
Provisional/LL.B Degree Certificate from the concerned University and
verification of his character and antecedents from CID. Her name has
been entered under Serial No. JK-455/2020 in the Roll of Advocates
maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be
sought before the date of expiry unless the absolute/final enrollment as
an Advocate is ordered therebefore.

Notification

Notification

No. 746 Dated 30-12-2020.

It is hereby notified that vide High Court Order dated 29-12-2020
Ms. Aaminah Masoodi D/o Hafiz Ulla Masoodi R/o Tragpora, Rafiabab,
Tehsil Rohama, District Baramulla has been admitted and enrolled as

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an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-456/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

Notification

Notification

No. 747 Dated 30-12-2020.

It is hereby notified that vide High Court Order dated 29-12-2020 Mr. Amjed Iqbal S/o Mohd. Iqbal R/o Muradpur, Tehsil and District Rajouri A/P Peer Bagh Colony, Sunjwan, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-457/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

Notification

Notification

No. 748 Dated 30-12-2020.

It is hereby notified that vide High Court Order dated 29-12-2020 Mr. Ajaz Hussain S/o Mohd Abass R/o Chuchot Yokma,, Nugal, Leh

Ladakh, Leh has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-458/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

(Sd.) MOHAMMAD YASIN BEIGH,

Registrar (Adm.).



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

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Separate paging is given to this part in order that it may be filed as a
separate compilation

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR,

CIVIL SECRETARIAT⁶ REVENUE DEPARTMENT.

Notification No. 220-Rev (LAJ) of 2019

Dated 26-06-2019.

Whereas, the land, specification whereof are given below to this
notification is required for construction of High School, Gurinal situated in
Village Chhatroo, Tehsil Chhatroo, District Kishtwar ;

District	Tehsil	Village	Kh. No.	Area
				K. M.
Kishtwar	Chhatroo	Chhatroo	3507/2240	01-12

Whereas, on the basis of an indent placed by Chief Education Officer,
Kishtwar, a notification under section 4 (1) was issued by Collector,
Land Acquisition (SDM), Chhatroo, vide letter No. SDMC/LA/74-79 dated
20-06-2018 for land measuring 01 Kanal, 12 Marlas situated in Village
Chhatroo, Tehsil Chhatroo, District Kishtwar for construction of High School,
Gurinal ;

Whereas, the Collector, Land Acquisition (SDM), Chhatroo vide letter No. SDMC/LAC/19/193 dated 21-10-2019 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5&5-A of the Land Acquisition Act ;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of High School, Gurinal.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/ rules in force, while making the award.

Principal Secretary to Government,
Revenue Department.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT& HOME DEPARTMENT.

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Dated 25-01-2021.

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S/Sh.

11. Ashwani Thusoo Sgct. ARP095515 JKPMG

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12.	Bilal Hussain Joo	Sgct.	EXK135578	18-01-2019 at Chowdhary Bagh, Pulwama	JKPMG
13.	Mohd Ashraf Khan	Foll.	ARP126668		JKPMG
14.	Nagpure Amod Ashok	SP	IPS136011	13-02-2019 at	1 BAR
15.	Tahair Ashraf	SP	JKPS045839	Shahpora, Wathoor, Budgam	1 BAR
16.	Gh. Rasool	ASI	ARP901826		JKPMG
17.	Jahangir Ahmad	Sgct.	ARP085877		JKPMG
18.	Nissar Ahmad Wani	Ct.	EXK166045		JKPMG
19.	Sajad Habbib Bhat	HC	EXK002034	19-04-2019 at Malpora, Watergam, Sopore	JKPMG
20.	Ab. Rashid Ganie	HC	ARP076319		JKPMG
21.	Tariq Ahmad Khoja	SgCt.	EXK145590		JKPMG
22.	Mohd. Yousuf Dar	Foll.	EXK156076		JKPMG
23.	Yousuf Dar	Sgct.	EXK116645	18-05-2019 at Hathlangoo, Sopore	JKPMG
24.	Shallo Ram Bali	Sgct.	ARP097746		JKPMG
25.	Zahoor Ahmad Bhat	Ct.	EXK167759		JKPMG
26.	Khalid Fayaz Math	Inspr.	EXK109446	30-05-2019 at Bun Mohallah, Dangerpora, Sopore	1 BAR
27.	Shakeel Ahmad Mir	HC	EXK972249		JKPMG
28.	Karpal Singh	SgCt.	ARP095822		JKPMG
29.	Ashiq Hussain	Foll.	ARP127613		JKPMG
30.	Ab. Latief Shabnam	SI	EXK115708	31-05-2019 at Dragad, Shopian	JKPMG
31.	Ravees Ahmad	HC	EXK085787		1 BAR
32.	Bilal Ahmad	Sgct.	EXK126560		JKPMG
33.	Ashaq Hussain Para	Inspr.	EXK001757	11-06-2019 at Wadoora, Payeen, Sopore	JKPMG
34.	Sajad Ahmad Khan	HC	TEL 107589		1 BAR
35.	Nazir Ahmad Baba	SgCt.	EXK135947		JKPMG
36.	Ishfaq Hussain Pir	SgCt.	EXK155896		1 BAR

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37. Sanjeev Dev Singh SI ARP996974 26-06-2019 at 3 BAR
Brenpathri, Tral,
Awantipora

38. Tameez Ahmad Shah Ct. EXK135680 JKPMG

39. Mehboob Hussain Insp. EXK002159 30-06-2019 at 2 BAR
Bandy Bugam Chadoora,
Budgam

40. Firdous Ahmad Ganie HC EXK981752 JKPMG

41. Sartaj Ahmad Mir Ct. EXK126089 JKPMG

42. Nissar Ahmad Darzi DySP JKPS125833 17-07-2019 at 1 BAR
Gund-Brath,
Sopore

43. Chanbir Singh SgCt. EXK003676 JKPMG

44. Altaf Hussain Dar SgCt. EXK118391 JKPMG

45. Mahjoor Ahmad Ct. EXK166331 JKPMG
Ganie

46. Tussif Ahmed DySP JKPS125682 02-08-2019 at 2 BAR
Pandushan,
Shopian

47. Arif Hamid Insp. ARP115626 2 BAR

48. Satbir Singh Foll. EXK186073 JKPMG

49. Mohd Hanief Foll. EXK175997 JKPMG

50. Azim Iqbal Insp. EXK115658 11-09-2019 at 1 BAR
Noorbagh, Sopore

51. Gurmeet Singh SgCt. EXK112192 JKPMG

52. Mohmad Maqsood Foll. EXK156302 JKPMG
Mir

53. Qawiser Bashir Insp. EXK109476 10-11-2019 at JKPMG
Rather Lawdara, Bandipora

54. Pawan Ji Dass HC EXK007234 JKPMG

55. Ashaq Ahmad Palla HC ARP085618 JKPMG

56. Irfan Ahmad Bhat Ct. EXK167038 JKPMG

57. Mudasar Bashir Bhat Ct. EXK129854 JKPMG

58. Sajad Ahmad Bhat Ct. EXK167043 JKPMG

77. Adil Ashraf Bhat	SI	EXK109538	22-01-2020 at Zantrag Khrew, Awantipora	1 BAR
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78. Zahoor Ahmad Wani SI	ARP115653	1 BAR
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79. Shabir Ahmad Dar	HC	ARP065976	JKPMG
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80. Khalid Ashraf	Ct.	EXK205493	JKPMG
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81. Rashid Akber Makayee	DySP	EXK001961	25-01-2020 at Hariparigam, Awantipora	4 BAR
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82. Madasar Naseer	Inspr. EXK109165	2 BAR
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83. Revaz Ahmad Malik Ct. ARP167462 JKPMG

84. Mohd Ramzan Wani Foll. EXK155739 1 BAR

85. Naimat-Ullah	Sgct.	EXJ986089	10-06-2020 at	JKPMG
			Rajdhani Manjakote,	
			LOC Sector Rajouri	

86. Sameer Jillani	Inspr.	EXK005480	18-09-2020 at Gurdhan Bala, Rajouri	JKPMG
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87. Fareed Ahmed Inspr. EXJ026024 JKPMG

88. Ashish Choudhary SI EXJ109374 JKPMG

89. Chandan Kohli	SP	IPS136009	01-04-2019 at Lassipora, Pulwama	(Bar to JKPMG)
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90. Sheikh Sameer Altaf SI EXK109565 JKPMG

91. Ashish Pandita	ASI	EXK045507	JKPMG
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92. Jaffar Bashir Sgct. EXK127646 JKPMG

Qureshi

93. Parvaiz Sultan Najar Ct. EXK117147 JKPMG

94. Arif Amin Shah Addl.SP JKPS045843 06-04-2019, (Bar to Pargochi, Shopian JKPMG)

95. Gh. Qadir Tova Sgct. EXK021627 JKPMG

96. Wasim Ashraf Bhat Ct. EXK135628 (Bar to JKPMG)

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97. Sandeep	SSP	IPS127967	13-04-2019 at Gehand, Shopian	(Bar to JKPMG)
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98. Javed Ahmad Parray Sgct. APR094850 JKPMG

99. Adil Mahmood Wani Ct. EXK126320 JKPMG

100. Sharad	DySP	JKPS155774	25-04-2019 at Baginder Mohalla Bijbehara, Anantnag	JKPMG
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101. Mohammad Suhail Sgct. EXK116448 JKPMG
Sheikh

102. Mohd Maqbool Bhat	Foll. EXK156253	JKPMG
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103.Mohd Iqbal Malla	HC	ARP031444	10-05-2019 at Ramnagri, Shopian	JKPMG
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104. Mehraj-ud-Din Famda	Sgct. EXK097693	JKPMG
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105.	Ab. Latief Shabnam	SI	EXK115708	12-05-2019 at Hind Sitapora, Shopian	JKPMG
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106. Nassar Hussain HC ARP065787 JKPMG

107. Naseer Ahmad Rather	Sgct. EXK127430	JKPMG
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108. Majad Ali	DySP JKPS155776	16-05-2019 at Hardu Handew, Shopian	JKPMG
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109. Mohd Mahfooq	HC	ARP077332	JKPMG
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110. Nazir Ahmed Tragwal Sgct. ARP096541 JKPMG

111. Shabir Ahmad Sohil	Foll.	ARP127833	(3rd Barto JKPMG)
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112. Sayed Zaheer Abbas DySP JKPS116057 16-05-2019 at (Bar to
Jafari Dalipora, Pulwama JKPMG)

113. Suhail Rashid Kankloo Sgct. EXK135734 JKPMG

114. Gayas-ud-Din Qureshi Sgct. EXK098273 JKPMG

115. Yaseen Ahmad Dar Ct. EXK112186 JKPMG

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1	2	3	4	5	6
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116. Abdul Rehman Khan SI EXK109393 18-05-2019 at JKPMG
Panzgam,
Awantipora

117. Ghayoor Ahmad Khan HC ARP076121 JKPMG

118. Mohd Altaf Band	Foll.	EXK156332	(Bar to
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JKPMG)

119.	Sonam Stobgais	HC	ARP996597	22-05-2019 at Gopalpora, Kulgam	JKPMG
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120	Nazim Ahmed Safi	Sgt.	EXK002111	IKPMC
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120. Nazir Ahmad Soh Sgct. EXR003111 JKPMG

121. Kaka Ram	Const. EXK168041	JKPMG
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102 Deepam Kumar, Fall, ABD127466, JKPMG

122.	Poonam Kumar	Foll.	ARP12/466		JKPMG
123.	Gh. Mohd Rather	Inspn	EXK002161	23.05.2019 at	(2nd Bar)

123. Ch. Mond Rathi Inspi. EXR002104 23-03-2019 at (2nd Bal
Dadasara, to JKPMG)

Awantipora

124. Madasar Naseer Inspr. EXK109165 (Bar to JKPMG)

[illegible]

125. Dawood Ahmad HC ARP035915 JKPMG

126. Shabir Ahmad Sgct. EXK126359 JKPMG

127. Tahair Ashraf	SP	JKPS045839	28-05-2019 at Kashmir High Court	(Bar to JKPS MC)
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Kachwan Andoo, JKPMG)
Achabal, Anantnag

128 Imtiaz Ahmad Lone, Jouni ABDOLC116 JKPMG

128.	Imtiyaz Ahmad Lone	Insp. ARP046116	JKPMG
129.	Javed Ahmad Khan	Insp. ARP046114	JKPMG

129. Javed Ahmad Khan Insp. ANI 040114 JKIMC

130. Manzoor Ahmad Lone ASI EXK926081 JKPMG

131.	Manzoor Ahmad Mir	SI	EXK972492	31-05-2019 at	(Bar to
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Nanar Midoora, JKPMG)
Awantipora

132. Fayaz Ahmad Shiekh HC EXK982982 (Bar to

JKPMG)

133.	Shams-ud-Din Baba	Foll.	EXK075833	JKPMG
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134. Anwar-ul-Haq Addl. JKPS045866 06-06-2019 at JKPMG

SP Panjran, Pulwama

135. Satish Kumar	DySP JKPS127950	(Bar to JKPM 1G)
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1	2	3	4	5	6
155.	Dr. Shammi Kumar	DySP	JKPS155665	30-07-2019 at Kathoo Wopzan, Bijbehara, Anantnag	JKPMG
156.	Shabir Ahmad Dar	Inspr.	EXK001934		JKPMG
157.	Shabir Ahmad Wani	HC	EXK961241		JKPMG
158.	Ishfaq Abdulla Marazi	Ct.	EXK165724		JKPMG
159.	Javaid Iqbal	SSP	JKPS013516	03-08-2019 at Malmapanpora, Sopore	(Bar to JKPMG)
160.	Ramesh Kumar Kana	ASI	EXK002430		JKPMG
161.	Manzoor Ahmad Hajam	HC	ARP066576		JKPMG
162.	Nazir Ahmad Lone	Sgct.	EXK145721		JKPMG
163.	Mohd Rafee Rather	DySP	JKPS155771	16-10-2019 at Pazalpora, Bijbehara, Anantnag	JKPMG
164.	Mohmad Afzal Rather	SI	EXK921796		JKPMG
165.	Khursheed Ahmad Mir	Sgct.	ARP035920		JKPMG
166.	Tahir Saleem Khan	SSP	JKPS017322	22-10-2019 at Rajpora, Awantipora	(2nd Bar to JKPMG)
167.	Rashid Akber Makayee	DySP	EXK001961		(3rd Bar to JKPMG)
168.	Zahir Ahmad Rather	Sgct.	EXK118955		JKPMG
169.	Irshad Ahmad Parray	Sgct.	EXK126483		JKPMG

By order of the Government of Jammu and Kashmir.

(Sd.) SHALEEN KABRA, IAS,

Principal Secretary to the Government,
Home Department.

63

Now, therefore, in pursuance of sections 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 37 Kanals 05 Marlas situated in Village Pogal, Tehsil Pogal, Paristan (Hq.) at Ukhral, District Ramban for construction of Link Road from Abass Morh to Panla Mailgam. Further, the Collector, Land Acquisition (ACR), Ramban is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules ;

Further, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990, it is also ordered that on expiry of fifteen days from the publication of the notification under section 9 (2) of the said Act, the Collector will take possession of the aforementioned land in Village Pogal, Tehsil Pogal Paristan (Hq.) at Ukhral, District Ramban, required for public purposes subject to fulfillment of the conditions prescribed under section 9 (2) and section 17-A of the Land Acquisition Act and Rule 63 of the Land Acquisition Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/ rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,
Principal Secretary to Government,
Revenue Department.

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Annexure-A

Particulars of the land

District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
Ramban	Pogal Paristan	Pogal	3037/1189	00-09
			3037/1189	00-09
			3037/1189	00-10

[illegible]

K. M.

[illegible]

1208 00-08

3051/1210 00-07

3051/1210 01-09

3051/1210 01-03

3051/1210 00-06

3051/1210 00-03

3051/1210 01-07

3051/1210 00-06

3051/1210 00-02

3051/1210 00-08

3051/1210 02-18

3051/1210 00-17

3051/1210 00-10

3051/1210 01-09

3051/1210 00-17

3051/1210 00-06

1452 01-00

1452 00-11

1452 00-08

	K. M.
1452	01-04
1452	00-13
1452	00-16
1452	00-17
1452	00-03
1452	00-03
	óóóóóó
Total	37-05
	óóóóóó



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

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Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART II—A

Orders by Heads of Departments.

CHARGE REPORTS

In pursuance of Government Order No. 285-JK (GAD) of 2021
dated 30-03-2021, I hereby assume the charge of Director, Geology and
Mining Department, J&K today on 31st March, 2021 before noon.

(Sd.) OM PRAKASH, KAS,

Director,
Geology and Mining Department,
J&K, Jammu.

8 The J&K Official Gazette, 22nd April, 2021/2nd Vol., 1943. [No. 4
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Certified that we have in the afternoon of this day respectively made over and received charge of the Office of Chief Medical Officer, Health and Family Welfare, Doda along with cash balance lying in Account No. CD-509 of Jammu and Kashmir Bank, Branch Ex-Doda as on 31-11-2020 A. N. of Rs. 95/- (Rupees Ninety-five) only last entry made in the cash book as well as drawal register.

The closing balance as on 30-11-2020 A. N. as per cash book and a per bank statement is Rs. 95/- (Rupees Ninety-five) only.

Memo of the balance for which responsibility is accepted by the Officer Receiving Charge.

Permanent Advance : Rs. 95/- (Rupees Ninety-five) only.

Station : Doda.

Dated : 01-12-2020.

(Sd.)

Chief Medical Officer,
Health and Family Welfare, Doda.

Relieved Officer.

(Sd.)

Chief Medical Officer,
Health and Family Welfare, Doda.

Relieving Officer.



THE
JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Thu., the 22nd April, 2021/2nd Vai., 1943. [No. 4

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART II—B

Notifications, Notices and Orders by the Heads of Departments.

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IN THE COURT OF SPECIAL MOBILE MAGISTRATE,
PT&E, SRINAGAR.

Present : Miss Umi Kulsoom

J. O Code : JK00134

F. No. 178/M D. o. I. : 31-12-2019 D. o. D : 23-12-2020

In the case of :ô State through FIR 197/2019 P/S, Saddar under sections
498-A, 354, 506 RPC

V/s

Nassrullah Jan

S/o Ab Rashid Dar

R/o Azad Basti, Natipora, Srinagar

(Accused person)

Warrant of arrest under section 512 Cr. P. C. against accused
namely Nassrullah Jan S/o Ab. Rashid Dar R/o Azad Basti, Natipora,
Srinagar.

To, Department of Police, Jammu and Kashmir. The Challan titled above is presented by Police Station concerned before this court in the absence of accused person namely Nassrullah Jan S/o Ab. Rashid Dar R/o Azad Basti, Natipora, Srinagar under section 512 Cr. P. C. whereby the accused person has gone underground (absconding) and is found nowhere in the territory of UT of J&K since long time and has evaded arrest by concerned Police Station with regard to this, the statement of Tameeli and SHO concerned is recorded, stating the same.

As such you are hereby directed that if the accused person mentioned above is found anywhere in the territory of J&K, the accused person be arrested as and when found without any delay be brought before this court. The warrant shall remain in force till executed.

Announced :

23-12-2020.

(Sd.)

Special Mobile Magistrate,
P. T. & E., Srinagar.

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IN THE COURT OF SPECIAL EXCISE MOBILE
MAGISTRATE, JAMMU.

Case No. 76950/2019

State through

V/s

Nemo

Incharge Police Station, GRP, Jammu.

Coram : Rajni Sharma

JO Code : JK00132

Proclamation

Whereas, the vehicle i. e. Motor Cycle (Red Colour) bearing Registration No. JK02AJ67189, Chassis No. MBLKCB3EA8GK03582 and Engine No. SM151220 was seized by the Police of Police Station, GRP, Jammu under section 550 of Cr. P. C. and the complaint under section 523 Cr. P. C. has been filed before this Court.

Now, it is for the information of Public in General that any person who is interested in claiming the ownership of aforesaid vehicle may approach this court for filing his/her claim either personally or through authorized agent within a period of six months from the date of publication of this notice after that no claim will be entertained.

Issued under my hand and seal of this court on this 19-03-2021.

Put up on 03-06-2021.

(Sd.)

Spl. Excise Mobile Magistrate,
Jammu.

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IN THE COURT OF SPECIAL EXCISE MOBILE
MAGISTRATE, JAMMU.

Present : Rajni Sharma

Case No. 5966/2019/Complaint

State through

V/s

Nemo

Incharge Police Station, GRP, Jammu.

Proclamation

Whereas, the vehicle i. e. Motor Cycle bearing Registration No. JK02AB67386, Engine No. 05G29F08166 Chassis No. PM96 97CMGB4 was seized by the Police Station, GRP, Jammu under section 550 of Cr. P. C. and the complaint under section 523 Cr. P. C. has been filed before this Court.

Now, it is for the information of Public in General that any person who is interested in claiming the ownership of aforesaid vehicle may approach this court for filing his/her claim either personally or through authorized agent within a period of six months from the date of publication of this notice after that no claim will be entertained.

Issued under my hand and seal of this court on this 19-03-2021.

Put up on 03-06-2021.

(Sd.)

Spl. Excise Mobile Magistrate,
Jammu.

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IN THE COURT OF SPECIAL EXCISE MOBILE
MAGISTRATE, JAMMU.

Present : Rajni Sharma

File No. 162/2019/Complaint

State through V/s Nemo
Incharge Police Station, GRP, Jammu.

Proclamation

Whereas, the vehicle i. e. Scooter bearing Registration No. JK02RJ66320 and Chassis No. E16MR066052 was seized by the Police of GRP, Jammu under section 550 of Cr. P. C. and the complaint under section 523 Cr. P. C. has been filed before this Court.

Now, it is for the information of Public in General that any person who is interested in claiming the ownership of aforesaid vehicle may approach this court for filing his/her claim either personally or through authorized agent within a period of six months from the date of publication of this notice after that no claim will be entertained.

Issued under my hand and seal of this court on this 17-03-2021.

Put up on 03-06-2021.

(Sd.)

Spl. Excise Mobile Magistrate,
Jammu.

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IN THE COURT OF SPECIAL EXCISE MOBILE
MAGISTRATE, JAMMU.

Case No. 76985/2019

State through V/s Nemo
Incharge Police Station, GRP, Jammu

Coram :
Rajni Sharma
JO Code : JK00132

Proclamation

Whereas, the vehicle i. e. Motor Cycle bearing Registration No. JK02B6968, Engine No. BM597CMGBG and Chassis No. 01H21C08439

was seized by the Police of GRP, Jammu under section 550 of Cr. P. C. and the complaint under section 523 Cr. P. C. has been filed before this Court.

Now, it is for the information of Public in General that any person who is interested in claiming the ownership of aforesaid vehicle may approach this court for filing his/her claim either personally or through authorized agent within a period of six months from the date of publication of this notice after that no claim will be entertained.

Issued under my hand and seal of this court on this 17-03-2021.

Put up on 03-06-2021.

(Sd.)

Spl. Excise Mobile Magistrate,
Jammu.

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OFFICE OF THE DEPUTY COMMISSIONER, PULWAMA
(DISTRICT COLLECTOR, PULWAMA).

Preliminary Notification under Section 11(1)

Notification No. 04 of 2021

Dated 21-01-2021.

Subject :ô Preliminary notification under section 11(1) of ôRight to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013ö for acquisition of land measuring 11Kansals 07 Marlas falling under survey Nos. 2603 min and 2604 min at Estate Awantipora for re-alignment of AIIMS Approach Road at AIIMS, Awantipora.

Reference :ô District Collector, Pulwama communication vide No. DCP/LA/2020/1400-01 dated 18-01-2021.

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Whereas, it appears to the Collector that a total area of 11Kansals 07 Marlas of land is required in Village Awantipora, Tehsil Awantipora, District Pulwama for public purpose, namely re-alignment of AIIMS Approach Road at AIIMS, Awantipora. Social Impact Assessment Study was carried out by SIA Unit and a report submitted/preliminary investigation was conducted by a team constituted by District Collector as laid down

under rule 4. The summary of the Social Impact Assessment Report/ preliminary investigation is as follows (Copy enclosed) :ô

1. That the proposed acquisition of land serves a public purpose as the said land is required for re-alignment of Approach road leading to AIIMS, Awantipora which shall make the connectivity towards the already acquired land.
2. With the acquisition of the proposed land required width of road shall be met as per the plan.
3. No residential house/structure is coming within the proposed acquisition as such no question of rehabilitation of any dislocated person/family.
4. Keeping in view the road design as per the alignment available, the land is most feasible and no other alternate location shall provide similar benefits.
5. That no other already acquired/state land is getting unutilized.
6. That the land acquired for re-alignment of AIIMS Approach Road at AIIMS, Awantipora will surely benefit the public for making access to the already available land therefore forms public purpose.

The said team has strongly recommended that the land in question measuring 11 Kanals 07 Marlas identified as per the Indent placed be acquired for re-alignment of AIIMS Approach Road at AIIMS, Awantipora.

No commercial/residential/agricultural structure is coming under the alignment as such no family is likely to be displaced due to land acquisition.

Therefore, it is notified that for the above said project in the Village Awantipora, Tehsil Awantipora, District Pulwama, a piece of land measuring 11 Kanals 07 Marlas of standard measurement, whose detail description is as following, is under acquisition :ô

S. No.	Survey No.	Type of Title	Type of Land	Area under Acquisition in Acres	Name and address of a person interested	Boundaries			
						N	S	E	W
1.	2603 min & 2604 min	Shamilat Section-5	Maidani and Bunjri Qadeem	11 Kanals 07 Marlas	As per spot position and prorata basis				

Trees		Structures	
Variety	Number	Type	Plinth area
Almond/non-fruit bearing trees etc.	As per the assessment done by the field staff	Nil	Nil

The notification is made under the provisions of Section 11(1) of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 (Act No. 30/2013), to all whom it may concern.

A plan of the land may be inspected in the office of Collector, Land Acquisition/Additional Deputy Commissioner, Awantipora on any working day during the working hours.

The Government is pleased to authorize Tehsildar/Revenue staff, Indenting Department, their consultant and their staff to enter upon and survey land, take levels of any land, dig or bore into the sub-soil and do all other acts required for the proper execution of their work as provided and specified in section 12 of the said Act.

Under section 11(4) of the Act, no person shall make any transaction or cause any transaction of land i. e. sale/purchase etc. or create any encumbrances on such land from the date of publication of such notification without prior approval of the Collector.

Objections to the acquisition, if any, may be filed by the person interested within 60 (sixty days) from the date of publication of this notification as provided under section 15 of the Act before Collector, Land Acquisition, Awantipora.

(Sd.) ZAFFAR HUSSON SHAWL, KAS,

Additional Deputy Commissioner,
Collector, Land Acquisition,
Awantipora.

OFFICE OF THE STATE TAXES OFFICER, CIRCLE -H
JAMMU.

Notification

(Certificate under proviso to clause (C) of S. No. 1 and Clause (b) of S. No. 2 of Notification SRO-195 dated 31-3-1978)

It has been reported by M/s Harvinder Singh Wine Shop, Link Road, Simbal Morh, R. S. Pura, Jammu, TIN 01671090628, that 05 Nos. Forms having Serial No. 15539, 15541, 15542, 15543, 15544 has been lost and the matter stands published in the following newspapers :

1. Punjab Kesari, dated 06th March, 2021. (National News Paper)
2. Morning Glory, dated 06th March, 2021. (Local News Paper)

The dealer has also furnished an indemnity bond in this respect which is placed in the record file. Hence the above-mentioned Forms (05 Nos.) are hereby declared invalid for the purpose of certificate under proviso to clause (C) of S. No. 1 and Clause (b) of S. No. 2 of Notification SRO-195 dated 31-03-1978. Anybody fraudulently using the above-mentioned Forms would render himself liable for penal action as per law. The person/s who find/finds the above-mentioned Forms will please return the same to the undersigned.

No. of Forms	:	05 (Five)
Serial No.	:	15539, 15541, 15542, 15543, 15544
Name and address of the dealer	:	Harvinder Singh Wine Shop, Link Road, Simbal Morh, R. S. Pura, Jammu
Registration No./TIN	:	01671090628
Whether lost/stolen or destroyed	:	Lost
Address of the dealer to whom Forms is/are issued	:	Link Road, Simbal Morh, R. S. Pura, Jammu.

(Sd.)

Assessing Authority,
State Taxes Officer,
Circle -H, Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
STATE TAXES DEPARTMENT,
EXCISE AND TAXATION COMPLEX,
RAILHEAD, PANAMA CHOWK, JAMMU.

Notification No. 87

In exercise of the powers conferred by sub-section (1) of section 44 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017), read with rule 80 of the Jammu and Kashmir Goods and Services Tax Rules, 2017, I, Commissioner, on the recommendations of the Council, hereby make the following amendment in the notification No. 86 dated 1st January, 2021, namely :ô

In the said notification, for the figures ô28-02-2021ö, the figures ô31-03-2021ö shall be substituted.

This notification shall deem to have been issued w. e. f. 28-02-2021.

(Sd.) P. K. BHAT, KAS,
Commissioner, State Taxes,
Jammu and Kashmir.

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GOVERNMENT OF JAMMU AND KASHMIR,
OFFICE OF THE DISTRICT MAGISTRATE, JAMMU,
WAZARAT ROAD, JAMMU-180001 (J&K)-INDIA.

ORDER

Whereas, it has come to my notice that private individuals and various Govt. agencies are transporting bovine animals like milk cattle/drought animals through trucks and other means from District Jammu to other Districts of the State ;

Whereas, sentiments of one particular community are attached with the bovine animals especially cow which is treated as sacred animal by one particular community ;

Whereas, it is necessary to take some preventive measures to avoid such law and order problem in future.

Now, therefore, I, Sushma Chauhan, IAS, District Magistrate, Jammu in exercise of the powers vested in me under Section 144 Cr. P. C. hereby

directed that no bovine animals such as Cow, Oxen, Bulls, Calves etc. be transported from District Jammu to other Districts, except with written permission from undersigned or Addl. District Magistrate, Jammu under certain conditions imposed by this office, from time to time.

This order shall come into force with an immediate effect and shall remain in force for a period of two months from the date of its issue or if the order is rescinded whichever be earlier.

(Sd.)

District Magistrate,
Jammu.

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THE JAMMU AND KASHMIR STATE BOARD OF SCHOOL
EDUCATION, NEW CAMPUS, BEMINA, SRINAGAR.

Notice

The candidate whose particulars are mentioned below is claiming to have lost/gutted his Original and as well as Duplicate Qualification Certificate/s issued by J&K State Board of School Education, under serial Nos. 5652 and 4769 respectively, with following particulars :ô

- | | |
|------------------|----------------------------|
| 1. Name | Gh. Mohd Sofi |
| 2. Parentage | Ali Mohd Sofi |
| 3. Residence | Badipora, Chadoora, Budgam |
| 4. Date of Birth | 10-01-1958 |
| 5. Roll No. | 22925 |
| 6. Session | April 6 1976 |
| 7. Result | Pass |

Now, the candidate has applied for ô2nd Duplicate Qualification Certificateö. Before, the same is processed and provided to the concerned candidate, any person/s having any objections in this regard, may please file the same before the Secretary, BOSE or to the undersigned within a period of seven days from the date of issue of this notice.

Besides, the above referred both Qualification Certificates be treated as cancelled.

(Sd.)

Assistant Secretary,
Certificates, K. Div.

THE JAMMU AND KASHMIR STATE BOARD OF SCHOOL EDUCATION,
CERTIFICATE SECTION, NEW CAMPUS,
BEMINA, SRINAGAR.
ATTENTION PLEASE

The candidate whose particulars are above reports that he has lost his qualification certificate having the following descriptions :

Roll No. 22925, Class 10th, Year and Session Apr. & May, 1976
Registration No., Name Gh. Mohd. Sofi Father's Name
Ali Mohd Sofi, Mother's Name..... DoB 10-01-1958 Residence
Badipora.

Now, the candidate has applied for issuance of Duplicate Qualification Certificate. Before the same is processed under rules, if anybody has any kind of objection in this regard he/she shall approach the office of the undersigned within 07 days from the date of publishing of this notice after expiring date no objection shall be entertained. Besides the above referred qualification certificate bearing S. No. 5652/4769 be treated as cancelled.

(Sd.)

Assistant Secretary,
Certificates, K. Division.

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Notice

I, Mannat Bhardwaj D/o Sh. Karan Kumar R/o H. No. 43, Sector 8, Nanak Nagar, Jammu have applied for the correction of my Parents Name in my School Record Class 9th A, Roll No. 27. My Parents (wrong Name) Karan Bhardwaj and Kavita Bhardwaj entered wrong in School Record (Correct Name) Karan Kumar and Kavita Kumari. Objection, if any, contact to the concerned authority within seven days from this publication.

It is certified that I have complied with other legal requirements in this connection.

Mannat Bhardwaj
D/o Sh. Karan Kumar
R/o H. No. 43, Sector 8,
Nanak Nagar, Jammu.

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Notice

I, Dushant Kumar S/o Om Parkash R/o H. No. 250, Kali Jani, Jammu 180001 have changed my name to Drishti Sharma D/o Om Parkash as sworn in front of Magistrate, Jammu vide affidavit No. BY578135. I have completed all legal requirements.

It is certified that I have complied with other legal requirements in this connection.

Dushant Kumar
S/o Om Parkash
R/o H. No. 250,
Kali Jani, Jammu 180001.

Notice

No Legal responsibility is accepted for the publication of Advertisements/Public Notices in this Part of the Official Gazette of UT of J&K. Persons notifying the Advertisements/Public Notices will remain solely, responsible for the legal consequences and also for any other misrepresentation etc.

By Order.

General Manager,
Ranbir Govt. Press, Jammu.

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GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF INDUSTRIES AND COMMERCE
(REGISTRAR OF SOCIETIES/FIRMS, JAMMU),
1ST FLOOR, UDYOG BHAWAN, RAIL HEAD COMPLEX,
JAMMU.

Notice

It is notified for the information of General Public That M/s Harjeet Singh and Co. located at Shop No. 1, Village Birpur, Bari Brahmana, opposite Om Hospital, Tehsil Samba, J&K has applied for

recording changes in the constitution of their firm under section 63 of the Partnership Act, 1932, whereby 1. Sh. Mohinder Pal Singh S/o Ujagar Singh R/o H. No. 363/2, Govindpura Chatha, Jammu, 2. Sh. Jasbir Singh S/o Sh. Sohna Singh R/o W. No. 7, Batote, District Ramban has joined the partnership firm, as new partner on 15-02-2021 whereas 1. Sh. Mohinder Singh S/o Sh. Gian Singh R/o Bandhu Rakh, Kunjwani, Jammu has left the Partnership Firm and his name is proposed to be deleted w. e. f. 15-02-2021. Before the changes are recorded in the posting register of the Registrar of Firms, Jammu any person/persons having any objections shall file the same within 10 days from the date of publication of this notice in the office of Registrar of Firms, Directorate of Industries and Commerce, 1st Floor, Udyog Bhawan, Rail Head Complex, Jammu.

(Sd.)

For Registrar of Firms,
J&K Govt., Jammu.

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Notice

My name has been wrongly written in PAN Card bearing No. DULPD0577F as Rani Devi Renu instead of correct name Rehnuka. Now I am applying for correction of name. Objection, if any, may be conveyed to concerned authority within seven days.

It is certified that I have complied with other legal requirements in this connection.

Rehnuka
D/o Chuni Lal Bhau
W/o Raj Singh
R/o H. No. 78, Mehra Mohalla,
Toph Sherkhania, Jammu,
Jammu City, Jammu-181121.

Notice

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By Order.

General Manager,
Ranbir Govt. Press, Jammu.

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JAMMU AND KASHMIR PUBLIC SERVICE COMMISSION,
RESHAM GHAR COLONY, BAKSHI NAGAR, JAMMU 6180001.

Corrigendum to Notification

No. 026PSC(DR6P) of 2018 dated 19-01-2018.

Please read 40 Years instead of 45 Years age as on 1st January, 2018 in respect of the Government Service candidates mentioned in the *ibid* notification. Also the words (in respect of candidates already working in H&ME Department) mentioned against candidates in Government Services, shall also be deemed to have been deleted *ab initio* in the said Notification.

(Sd.)

Secretary,
J&K Public Service Commission.



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THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 134] Jammu, Thu., the 22nd April, 2021/2nd Vai., 1943. [No. 4

Separate paging is given to this part in order that it may be filed as a
separate compilation.

ADVERTISEMENTS—C

JAMMU AND KASHMIR POLICE HEADQUARTERS.

Expression of Interest (EoI)

Subject : Special Shamiyana for Police Hqrs., J&K.

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Police Headquarters, J&K is intending to purchase Special Shamiyana. In this context, “**Expression of Interest**” is hereby invited from reputed/registered firms.

The intending firms are requested to furnish proposals with tentative financial implications and detailed specifications by or before 10th of April, 2021 (1100 hours) at Police Headquarters, J&K, Gulshan Ground, Jammu. The proposal received beyond the timeline mentioned above shall not be entertained by this Headquarters. The received proposals shall be examined at PHQ, and the firms may be asked to give Presentation/Demo of the equipment for which time and venue will be communicated separately.

8 The J&K Official Gazette, 22nd April, 2021/2nd Vol., 1943. [No. 4
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However, it may not be treated as an offer for the supply of the item in any way. For any query on the subject this Headquarters may be approached via e-Mail ID :phqjk@jkpolice.gov.in.

(Sd.) JAVED IQBAL MATTOO, JKPS,

AIG (Provision and Transport)
For Director General of Police,
J&K, Jammu.

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JAMMU AND KASHMIR POLICE HEADQUARTERS.

Extension Notice

Due to administrative reasons, last of date and online opening of e-Tender No. 06 of 2021 dated 01-03-2021 floated by PHQ, J&K for procurement of Traffic Equipments, are hereby extended as under :ô

- i. Last date for submission of tenders shall be 16-03-2021.
- ii. Opening of technical bids shall be 18-03-2021.

However, other terms and conditions of the e-NIT shall remain unchanged.

(Sd.) RAYEES MOHAMMAD BHAT (IPS),

AIG (Provision and Transport)
For Director General of Police,
J&K, Jammu.

REGD. NO. JK633



Vol. 132] Jammu, Fri., the 20th March, 2020/30th Phal., 1941. [No. 51-d

separate compilation:

Laws, Regulations and Rules passed thereunder.

Notification

SO-109. In exercise of the powers conferred by sections 131 read with 133 of the Electricity Act, 2003, the Lt. Governor of Jammu and Kashmir hereby makes the following transfer Scheme for giving effect to the transfer of Assets, Liabilities, Proceedings, Properties, Interests in properties and undertakings, rights and obligations of Power Development Department Government of Jammu and Kashmir to the Transferee and deputation of Employees of Power Development Department Government

2 The J&K Official Gazette, 20th March, 2020/30th Phal., 1941. [No. 51-d
of Jammu and Kashmir to the Transferee as defined in this scheme and
for matters incidental and ancillary thereto :

1. Short title, extent and commencement. (1) This Scheme may
be called the Jammu and Kashmir Power Development Department
(Re-Organisation) First Transfer Scheme, 2020 (hereinafter referred to
as Scheme).

(2) This scheme shall come into force from the date of its publication
in the official Gazette.

2. Application of Scheme. The scheme shall apply to such assets,
properties, undertakings, interests, rights, obligations, liabilities, employees
and proceedings of the Power Development Department within and outside
the Union Territory of Jammu and Kashmir (UT of J&K).

3. Definitions. In this Scheme, unless the context otherwise
requires,

- (a) Act means the Electricity Act, 2003 (Central Act 36 of 2003)
and any subsequent amendments thereto from time to time ;
- (b) Appointed Date means the date of notification of this Scheme
for effecting transfer of functions, properties, interests,
undertakings, rights and liabilities, proceedings of the
Department to the Transferee and deputation of Employees to
the transferee in accordance with the Act and this Scheme for
all objects and purposes as stipulated under this Scheme ;
- (c) Assets means, excluding the properties set out in
Schedule-G and H of this Scheme, all assets and properties
including power systems, plant, machinery, equipment,
transmission towers, lines, transformers, breakers, building,
offices, stores, furniture, fixtures, vehicles, computer, laptop,
telephone, fax, residential quarters and guest houses and
amenities and installations pertaining and attached thereto and
other moveable and immovable assets, cash-in-hand, cash at
bank, investments, book debts-corporeal and incorporeal,
tangible and intangible assets, benefits, licenses, consents,

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authorities, registration, patents, trademarks and powers of every kind, nature and description whatsoever, privileges, liberties, easements, advantages, benefits and approvals, contracts, deeds, schemes, bonds, agreements and other instruments and interest (including receivables) of whatever nature and wherever situated and including contingent assets, which may arise in regard to dealings before the Appointed Date of transfer in respect of the specified undertaking, as the case may be ;

- (d) ôAdmin. Section, JKPDDö means the section under Administrative Secretary, Power Development Department of Union Territory of Jammu and Kashmir ;
- (e) ôCEI Wingö means the Office of Chief Electrical Inspector, Power Development Department ;
- (f) ôCompanyö or ôCorporationö means the company incorporated as a fully owned Government Company under the Companies Act, 1956/Companies Act, 2013 ;
- (g) ôCommissionö means Electricity Regulatory Commission established by the Government under Electricity Act, 2003 ;
- (h) ôDepartmentö means the Jammu and Kashmir Power Development Department, including its successor in Union territory of Ladakh, serving as the integrated power utility for transmission, distribution and other related functions in the UT of Jammu and Kashmir and UT of Ladakh ;
- (i) ôJammu Provinceö or ôJammu Regionö shall cover the districts (1) Doda, (2) Jammu, (3) Kathua, (4) Kishtwar, (5) Poonch, (6) Rajouri, (7) Ramban, (8) Reasi, (9) Samba and (10) Udhampur of the UT of J&K ;
- (j) ôKashmir Province or Kashmir Regionö shall cover the districts of (1) Anantnag, (2) Bandipora, (3) Baramulla, (4) Budgam, (5) Ganderbal, (6) Kulgam, (7) Kupwara, (8) Pulwama, (9) Shopian and (10) Srinagar of the UT of J&K ;

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- (q) "Liabilities" include all liabilities, debts, duties, obligations and other outstandings including statutory liabilities and Government levies of whatever nature and contingent liabilities which may arise in regard to the dealings before the Appointed date in respect of the Undertakings transferred under this Scheme, however, excluding the liabilities set out in Schedule-G and H of this Scheme ;
- (r) "Employee" means staff, employees and officers of the Department by whatever name called and includes those on deputation from the Department to other organizations or institutions, excluding the employees on deputation to the Department from other Government Departments or organisations or institutions ;
- (s) "Proceedings" means the proceedings of whatever nature including suits, appeals, complaints, petitions, applications, conciliation, arbitration, whether civil or criminal or otherwise, in which the Department is one of the parties ;
- (t) "Promotional Cadre" means all posts which are being filled through promotions (fully or partly) as on appointed date in the Department ;
- (u) "Properties" means all assets, excluding the properties set out in Schedule-G and H of this Scheme, including power systems, diesel generating sets, transmission and distribution systems, machinery, equipment, transmission towers, lines, transformers, breakers, building, offices, stores, installations, furniture, fixtures, vehicles, residential quarters and guest houses and amenities and installations pertaining thereto and other movable and immovable assets, cash in hand, cash at bank, investments, book debts-corporeal and incorporeal, tangible and intangible assets, benefits, licenses, consents, authorities, registrations, patents, trademarks and powers of every kind, nature and description whatsoever, privileges, liberties, easements, advantages, approvals, contracts, deeds, schemes, bonds,

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agreements and other instruments and interest (including receivables) of whatever nature and wherever situated ;

(v) "Reorganization Act" means the Jammu and Kashmir Reorganisation Act, 2019 (34 of 2019) passed by Parliament of India on 9th August, 2019 to provide for the reorganization of the State of Jammu and Kashmir and for matters connected therewith or incidental thereto ;

(w) "Reorganization" means Reorganization of the State of Jammu and Kashmir into two Union Territories i. e. UT of Jammu and Kashmir and UT of Ladakh in terms of sections 3 and 4 of Part-II of Reorganisation Act, 2019 ;

(x) "Salary" means the sum of pay and other allowances including the right to have the periodic revisions as applied to other Government employees after the Appointed date ;

(y) "Schedule" means Schedules appended to this Scheme ;

(z) öSchemeö means öThe Jammu and Kashmir Power Development Department (Reorganisation) First Transfer Scheme, 2020ö ;

(aa) "Shared Services" means the existing services provided by the offices of the Department/Transferee ;

(bb) "State" means the erstwhile State of Jammu and Kashmir ;

(cc) "State Government or Government" means the Government of Jammu and Kashmir and Government/Administration of Ladakh ;

(dd) "Terminal Benefits" means the gratuity, pension (including family pension), leave encashment, general provident fund, voluntary retirement scheme benefits and any other retirement benefits, dearness and other applicable allowances, medical benefit, and other applicable benefits including any other benefit/allowance extended after the Appointed date to the Government

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employees, further, including the right to have the appropriate
revisions in the above benefits consistent with rules in vogue ;

(ee) ôTransfereeö means Jammu Power Distribution Corporation
Limited (JPDCL), Kashmir Power Distribution Corporation
Limited (KPDCL), Ladakh Power Corporation Limited
(LPCL), Jammu and Kashmir Power Transmission Corporation
Limited (JKPTCL), Jammu and Kashmir Power Development
Corporation Limited (JKPDCL) or Jammu and Kashmir Power
Corporation Limited (JKPCL), as the case may be, in whom
the functions and Undertakings of the Department are vested
in terms of the provisions of the Act and this Scheme ;

(ff) ôTransition Periodö means the period for twelve (12) months
starting from the Appointed Date ;

(gg) ôTransferorö means the Power Development Department ;

(hh) ôUndertakingö means the functions, business and block or blocks
of assets, properties, interest, rights, liabilities, obligations and
proceedings belonging to the Department prior to the Appointed
date, to the extent and in the manner set out in Schedules A, B,
C, D, E and F of this Scheme, as the case may be ;

(ii) ôUnion Territoryö or ôTerritoriesö means the Union Territory
of Jammu and Kashmir (UT of J&K) and Union Territory of
Ladakh (UT of Ladakh) ; and

4. Words and expressions used in this Scheme and defined in the Act
and the rules and regulations made thereunder, but not specifically defined
in this Scheme shall have the same meaning, respectively as assigned to
them in the Act and the rules and regulations made thereunder.

5. Transfer of Undertakings by department.ô

(a) The Undertakings of the department classified in the following
schedules shall stand transferred to and vested in the Transferee
on and from Appointed Date subject to the terms and conditions
specified in the Act and the Scheme :ô

(i) Trading-cum-Holding Undertaking for UT of J&K as set
out in Schedule-A ;

(ii) Distribution Undertakings for Jammu Province, UT of J&K
as set out in Schedule-B ; and

(iv) Generation and Distribution Undertakings for Ladakh Region, UT of Ladakh as set out in Schedule-D ;

(b) If the assets of the undertaking under sub-clause (a) are subject to any security documents or arrangements in favour of third parties for any financial assistance or obligation taken by the Department and the liabilities in respect thereof have been classified in different Undertakings, the Government, may by order, to be issued for the said purpose, provide for the apportionment of the liabilities secured by such properties, assets and rights between the different Undertakings and upon such apportionment, the security shall stand apportioned to the Undertakings to the extent of the apportioned liabilities only ;

(d) Nothing in sub-clause 5 (a) above shall apply to rights, responsibilities, liabilities and obligations in respect of the

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employees and matters relating to employees, including statutory dues such as wages, gratuity, pension including family pension, provident fund, leave encashment/medical benefits, compensation, terminal benefits and retirement benefits and these shall be dealt with in the manner provided under clause 7 of this Scheme ;

- (e) As consideration for the transfer and vesting of Assets and Liabilities to the Transferee as specified in this Scheme, the Government and/or any Company registered under the companies Act will be issued shares and/or instruments as may be decided by Government in this regard ;
- (f) The transfer to and vesting of the undertaking to the transferee in terms of this Scheme shall take effect immediately on the appointed date notwithstanding that the value of Undertakings have not been determined and shall be determined at a later date ;
- (g) The Government may transfer appropriate assets such as chairs, tables, cupboards, computers, laptop etc. as may be necessary for smooth functioning of the Transferee. If the assets cannot be transferred from the Department, necessary arrangements shall be done by the Government or Department to procure the same for the Transferee ;

The value of the Assets to be transferred to the Transferee shall be the fair value determined in anyone or more of the following basis :ô

- i. Revenue earning potential, or
 - ii. Depreciated replacement value, or
 - iii. Depreciated book value.
- (h) The Government may, by an order, to be issued for the purpose amend, vary, modify, add, delete or otherwise change the terms and conditions specified in the Schedules at any time during the transition period of this Scheme provided that if the terms

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against those posts shall be deemed to have been deputed to the transferees strictly as per the Migration Plan issued vide Government Order No. 199-PDD of 2019 dated 30-10-2019.

(2) The sanctioned posts in any wing (s) of the Department within Ladakh Region shall stand transferred to the PDD Ladakh/LPCL on the Appointed Date and thereafter Employees working against those posts shall be deemed to have been deputed to the transferees strictly as per the Migration Plan issued vide Government Order No. 199-PDD of 2019 dated 30-10-2019.

(3) The transfer of posts as mentioned at 6 (a) and 6 (b) above shall be subject to the following conditions :ô

- i. Entry Level Posts shall be at the disposal of the Transferee, however in case of Executive/Ministerial Cadre, the basic (first) entry level posts shall be utilized for regularization of existing work charged PDL/TDL employees of the Department as on Appointed date. The number of such work charged PDLs/TDLs shall be freezed by the respective Transferees strictly as per the mandate of orders issued by Finance Department/General Administration Department from time to time.
- ii. Promotional Cadre posts shall be at the disposal of the Transferee only after the last incumbent amongst the existing Employees of the Department from the respective feeding cadre gets exhausted.

7. General conditions applicable to Deputation of Employees.ô

(1) On the Appointed Date, the Employees of the Department shall stand deputed enmass to the transferees without any deputation allowance as per the migration plan issued vide Government Order No. 199-PDD of 2019 dated 30-10-2019, without any further act, deed or thing to be done by the Department, the Government, the Transferees or the Employees, as the case may be, subject to the terms and conditions contained in this scheme

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except for the employees working in the offices retained with the
Department namely

- (i) Office of Chief Electrical Inspector, J&K along with subordinate divisions/sub-divisions.
- (ii) Office of Secretary Technical, JKPPD.
- (iii) Office of Secretary Technical, Ladakh, PDD along with Transmission Division, Ladakh, PDD.
- (iv) Office of Chief Electrical Inspector, Ladakh along with subordinate divisions/sub-divisions.

(2) The deputation of the Employees shall be governed as per standard terms and conditions of deputation as defined in Jammu and Kashmir Civil Services Regulations, 1956 (Vol-II) as amended from time to time.

(3) The posts that may proposed to be transferred from Other Department of Government shall be identified by the Department and deemed to have been deputed to the Transferee on as-is-where-is basis, on standard terms and conditions of deputation as defined in Jammu and Kashmir Civil Services Regulations, 1956 (Vol-II) as amended from time to time.

(4) The vacancies in the transferee Corporations shall be filled in the following manner :

- i. The Entry Level posts, except posts utilized for regularization of TDLs/PDLs in terms of SRO-81 of 1981 dated 26-8-1981, shall be filled by the Transferee as per the rules and regulations of the respective Corporation ; and
- ii. The promotion quota vacancies shall be filled up by the Department from amongst the existing Employees as on the Appointed date as per the rules and regulations prevalent in the Department. The vacancies in the promotional quota which accrue in the Transferees shall be communicated to the department on monthly basis by the Transferee.

(5) On the appointed date, the Employees of the Department rendering services to more than one Undertaking/Transferee or otherwise

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the services of Employees of common nature shall continue to render such
services in the same manner as before till further orders of the Government/
Territories.

(6) The Government shall, constitute a five (5) member Grievance
Handling Committee, having due representation of the Employees toô

- i. receive representations, if any, from the Employees who
may raise grievances in regard to their deputation to the
Transferee ; and
- ii. make recommendations on such grievances, within such time
as the Government may specify for the purpose.

(7) The Employees shall discharge the duties and functions as
may be assigned to them from time to time by Transferee, as the case may
be and the Transferee shall have the power to exercise all administrative
and disciplinary control over such Employees deputed to them as per this
Scheme.

(8) The Employees shall have continuity of service in all respects
and the rank, scale of pay and inter-se seniority of the Employees, as existing
in the Department on the Appointed date, shall be maintained. In case, the
Transferees do not fulfil any of the terms and conditions of service, the
Government would ensure protection and continuance of those benefits.

(9) The Employees who have been placed and are working against
higher posts on In-charge basis in their own pay and grade prior to date of
apportionment/reorganization shall be deputed to the Corporations they were
drawing prior to the date of apportionment/reorganization shall be protected.
This shall be applicable to those Officers as well, who are working in the
offices retained with the Power Development Department as per Transfer
Scheme.

(10) Within one year of the Appointed date, the Department shall
notify a Rotational/Transfer Policy for deputation of Employees from one
Transferee to another Transferee or from JKPDD to Transferees, as the
case may be.

(11) All kinds of leaves of the deputed employees shall be granted by
the Transferees as per the Jammu and Kashmir Civil Services (Leave)

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the Service records of all the deputed employees are maintained properly as per the norms/rules. The concerned Drawing and Disbursing Officers shall be the custodian of the service books of the employees. Under no circumstances, entries recorded in the service books of the employees shall be amended/rectified/erased/etc. by the Transferees. Such powers will remain with the Government.

(13) The Administrative Department shall be the competent authority for issuance of termination orders in respect of all categories of employees deputed to the transferees.

(14) Deputation of the Employees shall be subject to any orders that may be passed by the Courts in any of the proceedings pending on the appointed date.

(15) The liability on account of monthly Salary, Allowances, etc. will be provided by the Government for which necessary provision will be kept in Annual Budget. The Transferee shall raise demand on this account, including employer's contribution under NPS, on quarterly basis to the Government. Transferee Corporation shall deposit the amount deducted for GPF, SLI etc. regularly on monthly basis to the concerned office (s).

(16) Sanction of GPF advance for employees shall be done by the Transferee as per the rules and regulations as applicable in the Department.

(17) The cases of the employees retiring on superannuation shall be strictly dealt with as per the provisions of Jammu and Kashmir Civil Services Regulations, 1956 Vol-I.

(18) The service books/service records of the employees who have retired from the Department prior to appointed date shall be maintained by the successor office of the Transferee from which such employee has retired. However, all dues on account of their pension, allowance, etc. shall continue to be paid by the Government.

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(19) The Employees deputed to the Transferees, shall be deemed to have entered into an agreement with the Transferee concerned to repay loans, advances and other sums due and perform obligations undertaken by them which remain outstanding as on the appointed date on the same terms and conditions as contained in the agreement with the Department.

(20) Nothing contained in this Scheme shall apply to the Employees of the Central Government or other organization on deputation to Department as on the Appointed date but such Employees shall continue on deputation to the Transferee concerned to whose services they are a signed on an as-is-where-is basis till further orders of the Transferee.

(21) Managements of the Transferee shall prepare a new Human Resource Policy Handbook for the employees recruited/appointed by the Transferee taking into account the new requirements. However, until such a Policy Handbook is issued, the management of the Transferee shall adopt the existing policies of the Department.

(22) All proceedings including disciplinary proceedings pending against the Employees, Work charged PDL/TDL employees prior to the appointed date from the department to the Transferee or from such Transferee to another Transferee, as the case may be, which may relate to misconduct, lapses or acts of commission or omission committed before the appointed date, shall not abate and shall be continued by the Transferee concerned in accordance with the applicable service rules prevalent in the department.

(23) Work charged PDL/TDL employees of the Department as on Appointed date, shall be deemed to have been deputed to Transferees on as-is-where-is basis. Their wages and any other pecuniary benefits shall not be made inferior in any manner. All benefits of past services shall be fully recognized and taken into account wherever applicable to such employees.

8. Treatment of Terminal Benefits.ô (1) The Government shall bear the obligations and liabilities arising in respect of pensionary and terminal benefits ofô

- i. Existing pensioners of the Department ;
- ii. The employees who are covered under Government service conditions on Appointed date and retire after the Appointed date ; and

- iii. All suspended, terminated or dismissed employees of the Department, in the event of their reinstatement into service by order of the Government.

9. Shared Services/Common Services. The Department shall continue to extend expert support and knowledge with respect to Shared Services/Common Services including but not limited to Human Resource Management, IT support, Secretarial services support, audit and administrative support to the Transferee upon their requests.

11. Pending suits and proceedings. All proceedings of whatever by or against the department pending on the appointed date shall not abate or discontinue or otherwise in any way prejudicially be affected by reason of the transfer under this Scheme and the proceedings shall be continued, prosecuted and enforced by or against the Transferee to whom the same are assigned in accordance with this scheme and orders issued thereunder.

(2) On the expiry of the transition period or any other date notified by Government and subject to any directions given by the Government the

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transfer of undertakings, properties, interests, rights, liabilities, proceedings
and deputation of employees made in accordance with this Scheme shall
become final.

13. Rights, duties and powers of the Transferees during the provisional/transition period.ô

(1) The Transferees shall continue to function and undertake business activities assigned to them on behalf of and as agents of the Department till such time the Government issues a notification authorizing the Transferee to undertake such functions and activities on their own and independent of the department.

(2) The Government may issue the notification under sub-clause (a) above from time to time in respect of one or more of the Transferees, but all such notifications shall be issued before the end of the provisional/transition period.

(3) The tariff terms and conditions for the sale and supply of electricity for the services of transmission and distribution by the Transferee and all other dealings between the Transferee and also with the Department shall be as may be decided by the Department provisionally and shall be subject to the determination and approval by the Commission.

(4) Till further orders of the Commission regarding the tariff determination, the revenues from the distribution and retail supply of electricity shall be collected by Transferee in its entirety and will reimburse the expenses of other Transferee/Department on actual basis.

(5) The expenses incurred by the department and/Holding Company will be reimbursed on actual basis by Transferee in the proportion determined by a Committee constituted for the same purpose by the Government in consultation with the Transferee.

(6) In terms of section 14 read with section 131 of the Act, the Transferee concerned shall be a deemed Licensee for the activities and functions of the Department transferred to them which require licenses, under the provisions of the Act. However, the Transferee concerned shall apply to the Commission for recognition of licence under section 14 of the Act for carrying on any of the activities after the issuance of notification of Transfer Scheme by the Government.

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SCHEDULE-A

TRADING AND HOLDING UNDERTAKING-UT OF J&K

PART-I

**ASSETS, PROCEEDINGS AND LIABILITIES TRANSFERRED
TO THE CORPORATION**

The Trading-cum-Holding Undertaking for UT of J&K will be Jammu and Kashmir Power Corporation Limited (JKPCL) as defined in this Scheme.

The Trading Undertaking shall comprise asset and liabilities as set out in SRO-396 dated 11th September, 2018, Schedule-I, Part-I issued by Power Development Department, Government of Jammu and Kashmir. However, the same would be restricted to the undertakings pertaining to UT of J&K only.

Further the following provisions related to the Employees on deputation to JKPCL as per SRO-396 dated 11th September, 2018 shall be replaced by the provisions related to the Employees outlined in this Transfer Scheme.

Provisions in SRO-396	Replaced in this Transfer Scheme
Definition-s (m)	Definition-Employees (r)
Definition-Terminal Benefits (w)	Definition-Terminal Benefits (ag)
Definition-öTrading-cum-Holding Companyö or öJKSP Tradeco (JKSPTC)ö (x)	Definition-öJammu and Kashmir Power Corporation Limitedö or öJKPCLö (o)
Definition-Transferee (y)	Definition-Transferee (ah)
Provision 6-Transfer of Sanctioned Positions	Provision 6-Transfer of Sanctioned Positions/Posts
Provision 7-Transfer of Personnel	Provision 7-General Conditions applicable to Deputation of Employees
Provision 8-Treatment of Terminal Benefits	Provision 8-Treatment of Terminal Benefits

SCHEDULE-A

PART-II

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SCHEDULE-B

**DISTRIBUTION UNDERTAKING–JAMMU PROVINCE,
UT OF J&K**

PART-I

**ASSETS, PROCEEDINGS AND LIABILITIES TRANSFERRED
TO THE CORPORATION**

The distribution undertaking for Jammu Province shall vest in Jammu Power Distribution Corporation Limited (JPDCL). Unless otherwise specified by the Department, the Distribution Undertaking shall comprise of all the Assets, Liabilities and proceedings belonging to the Department concerning the distribution of electricity in the area of Jammu Province, UT of J&K.

A. Distribution Assets :

All 33 kV, 22 kV, 11 kV, 6.6 kV, LT (Single phase 2 wire to 3 phase 5 wire) lines (with overhead lines, Aerial Bunched cables and underground cables) and sub-stations on different types of supports with various sizes of conductors and step up/step down power transformers and distribution transformers, breakers, capacitor banks, protective and metering devices and control rooms, boosters, wireless system, testing laboratories, SCADA and AMR systems, buildings, roads, service connections and installations inside consumer's premises, street lighting and signal systems owned by or leased to the Department but excluding fittings, fixtures and installations owned, by private persons or local authorities, including any of the above assets under construction as on appointed date.

B. General Assets :

The following, if they exclusively or primarily pertain to the above mentioned distribution systems, properties or projects or activities related to such distribution systems, properties or projects including under execution or proposed to be started in near future related to distribution undertaking of Jammu Province.

Special tools and equipment, material handling equipment, earth movers, bulldozers, concrete mixtures, cranes, trailers, heavy and light

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- identifiable to Distribution undertaking of Jammu Province.

to distribution activities or to the Undertakings or Assets referred to in

on the opening balance sheet to be drawn on provisional basis as on appointed

SCHEDULE-B

**DISTRIBUTION UNDERTAKING–JAMMU PROVINCE,
UT OF J&K**

PART-II

**FUNCTION AND DUTIES TRANSFERRED TO THE
CORPORATION**

The functions and duties of Jammu Power Distribution Corporation Limited will be as detailed in the clauses of the Memorandum of Association and, Articles of Association of the Company as originally framed or as altered from time to time.

Main functions and duties of Jammu Power Distribution Corporation Limited for Distribution Undertaking are as follows :ô

- (1) To undertake the activities of distribution to all consumers irrespective of the voltage, provision, supply, wheeling, purchase, sale, import and export of electricity, introduce open access in distribution as per the Electricity Act, 2003 and/or the directions of the Commission.
- (2) To plan, develop, acquire, establish, construct, erect, lay, hire, lease, buy, sell, operate, run, manage, maintain, enlarge, alter, renovate, modernize, work and use a power distribution system network in all its aspects including amongst others various voltage lines and associated sub-stations, including distribution centres, cables, wires, accumulators, plants, motors, meters, apparatus, computers and materials connected with distribution, supply of electrical energy, ancillary services, telecommunication and telemetering equipments.
- (3) To carry on the business of selling, supplying, formulation of tariff to the extent to which UT of J&K instructions/regulations permit, billing and collection thereof, plan, research, design and prepare project reports, diagnose operational difficulties and weakness and advice on remedial measures to improve and modernise distribution and supply line and sub-stations and to

undertake for and on behalf of others the setting up of electric power plants and generally work for the efficient and economic management of electric power and the optimum utilization of the resources available.

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No. 51-d] The J&K Official Gazette, 20th March, 2020/30th Phal., 1941. 25
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SCHEDULE-C

**DISTRIBUTION UNDERTAKING–KASHMIR PROVINCE,
UT OF J&K**

PART-I

**ASSETS, PROCEEDINGS AND LIABILITIES TRANSFERRED
TO THE CORPORATION**

The Distribution Undertaking for Kashmir Province shall vest in Kashmir Power Distribution Corporation Limited (KPDCL). Unless otherwise specified by the Department, the Distribution Undertaking shall comprise of all the Assets, Liabilities and proceedings belonging to the Department concerning the transmission and distribution of electricity in the area of Kashmir Province, UT of J&K.

A. Distribution Assets :

All 33 kV, 22 kV, 11 kV, 6.6 kV, LT (Single phase 2 wire to 3 phase 5 wire) lines (with overhead lines, Aerial Bunched cables and underground cables) and sub-stations on different types of supports with various sizes of conductors and step up/step down power transformers and distribution transformers, breakers, capacitor banks, protective and metering devices and control rooms, boosters, wireless system, testing laboratories, SCADA and AMR systems, buildings, roads, service connections and installations inside consumer's premises, street lighting and signal systems owned by or leased to the Department but excluding fittings, fixtures and installations owned, by private persons or local authorities, including any of the above assets under construction as on appointed date.

B. General Assets :

The following, if they exclusively or primarily pertain to the above-mentioned distribution systems, properties or projects or activities related to such distribution systems, properties or projects including under execution or proposed to be started in near future related to distribution undertaking of Kashmir Province.

Special tools and equipment, material handling equipment, earth movers, bulldozers, concrete mixtures, cranes, trailers, heavy and light

SCHEDULE-C

**DISTRIBUTION UNDERTAKING–KASHMIR PROVINCE,
UT OF J&K**

PART-II

**FUNCTION AND DUTIES TRANSFERRED
TO THE CORPORATION**

The functions and duties of Kashmir Power Distribution Corporation Limited will be as detailed in the clauses of the Memorandum of Association and Articles of Association of the Company as originally framed or as altered from time to time.

Main functions and duties of Kashmir Power Distribution Corporation Limited for Distribution Undertaking are as follows :ô

- (1) To undertake the activities of distribution to all consumers irrespective of the voltage, provision, supply, wheeling, purchase, sale, import and export of electricity, introduce open access in distribution as per the Electricity Act, 2003 and/or the directions of the Commission.
- (2) To plan, develop, acquire, establish, construct, erect, lay, hire, lease, buy, sell, operate, run, manage, maintain, enlarge, alter, renovate, modernize, work and use a power distribution system network in all its aspects including amongst others various voltage lines and associated sub-stations, including distribution centres, cables, wires, accumulators, plants, motors, meters, apparatus, computers and materials connected with distribution, supply of electrical energy, ancillary services, telecommunication and telemetering equipments.
- (3) To carry on the business of selling, supplying, formulation of tariff to the extent to which UT of J&K instructions/regulations permit, billing and collection thereof, plan, research, design and prepare project reports, diagnose operational difficulties and weakness and advice on remedial measures to improve and modernise distribution and supply line and substations and to undertake for and on behalf of others the setting up of electric

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power plants and generally work for the efficient and economic management of electric power and the optimum utilization of the resources available.

- (4) To undertake various Electrification schemes in the licensed area.
- (5) Any other function as assigned by the holding company.

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SCHEDULE-D

GENERATION AND DISTRIBUTION UNDERTAKING-LADAKH
REGION, UT OF LADAKH

PART-I

ASSETS, PROCEEDINGS AND LIABILITIES
TRANSFERRED TO THE CORPORATION

The Generation and Distribution undertaking for Ladakh Region shall vest in Ladakh Power Corporation Limited (LPCL). Unless otherwise specified by the Department, the Distribution Undertaking shall comprise of all the Assets, Liabilities and proceedings belonging to the Department concerning the distribution of electricity in the area of Ladakh Region, UT of Ladakh.

1. Generation Undertaking, Ladakh Region

The generation undertaking transfer (hydel power stations) for Ladakh Region from Jammu and Kashmir Power Development Corporation (JKPDC) will be covered in separate notification.

The generation undertaking transfer (Diesel Power Generating Sets) for Ladakh Region from JKPDD are provided as under :ô

A. Generation Assets :

I. Diesel Power Generating Sets :

S. No.	Name of the D. G. Station/Location	No. of units (Nos.)	Capacity of each Unit (KVA)	Total installed capacity (KVA)
1	2	3	4	5
1.	Nyoma	1	160	160
2.	Tangtse	1	250	250
3.	Chumathang	1	160	160
4.	Hemis	1	75	75

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1 2 3 4 5

27. Charasa 1 30 30

28. Kuri 1 30 30

29. Murgi 1 15 15

30. Henachey 1 30 30

31. Nungsted 1 15 15

32. Khemi 1 15 15

33. Gonbo 1 12.5 12.5

34. Burma 1 15 15

35. Chulungkha 1 35 35

36. Hundre 1 62.5 62.5

37. Udmaroo 1 62.5 62.5

38. Tangyar 1 35 35

39. Khalsar 1 25 25

40. Khardong 1 125 125

41. Waris 1 15 15

42. Tsati 1 30 30

43. Khema 1 30 30

44. Garari 1 10 10

45. Khungru 1 10 10

46. Pachathang 1 30 30

47. New DG Stn. 2 750 1500
Khurbathang

No. 51-d] The J&K Official Gazette, 20th March, 2020/30th Phal., 1941. 35
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premises, street lighting and signal systems owned by or leased to the Department but excluding fittings, fixtures and installations owned, by private persons or local authorities, including any of the above assets under construction as on appointed date.

B. General Assets :

The following, if they exclusively or primarily pertain to the above mentioned distribution systems, properties or projects or activities related to such distribution systems, properties or projects including under execution of proposed to be started in near future related to distribution undertaking of Ladakh Region.

Special tools and equipment, material handling equipment, earth movers, bulldozers, concrete mixtures, cranes, trailers, heavy and light vehicles, furniture, fixtures, office equipment, air conditioners, compressors, refrigerators, computers and signal systems, spares, consumables, raw materials, civil works installations including testing equipment, training centres, roads, buildings, staff quarters, rest houses, properties and structures and their associated buildings, schools, dispensaries, testing laboratories and equipment, workshops, works in progress, machinery and equipment sent for repairs, scraps and obsolete insofar as they exclusively or primarily pertain to the above mentioned distribution systems, properties or projects or activities related to such distribution systems, properties or projects

- (a) All independent and stand-alone Rest houses, which are directly identifiable to Distribution undertaking of Ladakh Region.
- (b) The office establishment, buildings, all other assets, official records not covered elsewhere in this schedule, which are predominantly occupied/used for the activities of Distribution Undertakings as on the appointed date for Ladakh Region.

C. Miscellaneous :

The following, to the extent they are associated with or related to distribution activities or to the Undertakings or Assets referred to in Para A & B above :

- i. Contracts, agreements, interest and arrangements ;

SCHEDULE-D

**GENERATION AND DISTRIBUTION UNDERTAKING–LADAKH
REGION, UT OF LADAKH**

PART-II

**FUNCTION AND DUTIES TRANSFERRED TO THE
CORPORATION**

A. Generation Undertaking, Ladakh Region :

The functions and duties pertaining to generation undertaking of Ladakh Power Corporation Limited will be as detailed in the clauses of the Memorandum of Association and Articles of Association of the Company as originally framed or as altered from time to time.

The main functions and duties of generation undertaking for Ladakh Region will be covered in separate notification

B. Distribution Undertaking, Ladakh Region :

The functions and duties pertaining to distribution (including trading) undertaking of Ladakh Power Corporation Limited will be as detailed in the clauses of the Memorandum of Association and Articles of Association of the Company as originally framed or as altered from time to time.

Main functions and duties of Ladakh Power Corporation Limited for Distribution Undertaking are as follows :ô

- (1) To undertake the activities of distribution to all consumers irrespective of the voltage, provision, supply, distribute, wheeling, purchase, sale, import, export and trading/exchange of electricity, introduce open access in distribution as per the Electricity Act, 2003 and/or the directions of the Commission.
- (2) To plan, develop, acquire, establish, construct, erect, lay, hire, lease, buy, sell, operate, run, manage, maintain, enlarge, alter, renovate, modernize, work and use a power distribution system network in all its aspects including amongst others various voltage lines and associated sub-stations, including distribution

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Plants, other Generating Companies, State Electricity
Boards, Government/Territories Statutory bodies,
Licensees, Power utilities and to procure it from other
sources (whether in Private, Public or Joint Sector
Undertakings) including import from abroad ;

- (ii) Sell all forms of electrical power to the State Electricity
Boards, Electricity Departments, Power Utilities,
Generating Companies, Distribution Companies,
Government/Territories, Union Territory, Licensees,
Statutory bodies, other organizations and bulk customers
of power, whether in private and public sector or joint sector
undertakings, in India and abroad ;
- (iii) Coordinate with all concerned for purchase, import, sale,
export, distribute and supply all forms of electrical power,
and undertake all connected functions.

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All the transmission central stores as well as circle stores and all the stores associated with grid sub-stations along with building and all the equipments, spares, consumable and all type of materials, etc. present within the premises of stores and construction sites, which are mentioned in the records and Purchase Orders of department for UT of J&K.

B. General Assets :

The following will include as general assets, if they exclusively or primarily pertain to the transmission grid sub-stations referred to in Para A above or activities under execution or proposed to be started in near future related to transmission for UT of J&K.

Special tools and equipment material handling equipment, earth movers, bulldozers, concrete mixtures, cranes, trailers, heavy and light vehicles furniture, fixtures, office equipment, air conditioners, refrigerators, computers and signal systems, spares, consumables, raw materials, civil works installations including testing equipment, training centres, roads, buildings, staff quarters, rest houses, properties and structures and their associated buildings, schools, dispensaries, testing laboratories and equipment, workshops, works in progress, machinery and equipment sent for repairs, scraps and obsolete insofar as they exclusively or primarily pertain to the above mentioned transmission systems, properties or projects or activities related to such transmission systems, properties or projectsô

- (a) All independent and stand-alone Rest houses, which are directly identifiable to Transmission undertaking of Jammu and Kashmir Province.
- (b) The office establishment, buildings, all other assets, official records not covered elsewhere in this schedule, which are predominantly occupied/used for the activities of Transmission Undertakings as on the appointed date for Jammu Province and Kashmir Province.

C. Miscellaneous :

The following, to the extent they are associated with or related to transmission activities or to the Undertakings or Assets referred to in Para A & B above :ô

- i. Contracts, agreements, interest and arrangements ;

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SCHEDULE-E

**TRANSMISSION UNDERTAKING–JAMMU AND KASHMIR,
UT OF J&K**

PART-II

**FUNCTION AND DUTIES TRANSFERRED
TO THE CORPORATION**

The functions and duties of Jamnu and Kashmir Power Transmission Corporation Limited will be as detailed in the clauses of the Memorandum of Association and Articles of Association of the Company as originally framed or as altered from time to time.

Main functions and duties of Jammu and Kashmir Power Transmission Corporation Limited for Transmission Undertaking are as follows :ô

- (1) to undertake transmission of electricity through Intra-State transmission system in Jammu and Kashmir, UT of J&K ;
- (2) to discharge all functions of planning and coordination relating to intra-state transmission system in coordination withô
 - (i) Central Transmission Utility ;
 - (ii) UT of J&K ;
 - (iii) Generating companies ;
 - (iv) Regional Power Committees ;
 - (v) Authority ;
 - (vi) Licensees ;
 - (vii) any other person notified by the Government/Union Territory in this behalf ;
- (3) to ensure development of an efficient, coordinated and economical system of intra-State transmission lines for smooth flow of electricity from a generating station to the load centres.

SCHEDULE-F

TRANSMISSION WING–LADAKH REGION, UT OF LADAKH

PART-I

**ASSETS, PROCEEDINGS AND LIABILITIES TRANSFERRED
TO THE POWER DEPARTMENT, UT OF LADAKH**

The Transmission undertaking for Ladakh Region shall vest in Power Department, UT of Ladakh. Unless otherwise specified by the Department the Transmission Undertaking shall comprise of all the Assets, Liabilities and proceedings belonging to the Department concerning the transmission of electricity in the area of Ladakh Region, UT of Ladakh.

1. Transmission Undertaking, Ladakh Region :

The Transmission undertaking shall comprise of all the Assets, Liabilities and proceedings belonging to the Department concerning the transmission of electricity in the area of Ladakh Region, UT of Ladakh, including but not limited to the following :ô

A. Transmission Assets :

All the double circuit/single circuit existing transmission sub-stations and lines (presently only 1 line of 66 kV of 209 ckt.km) as well as those under construction and proposed to be constructed in future or for which process is in progress in Department having the capacity to carry electricity at voltages above 33 kV of various capacities with all associated and related equipment, including step up, step down transformers, circuit breakers, switchgear sets in sub-stations, isolators, lightening arrestors, filtration machine, transformerø oils, capacitor banks, metering arrangements and other protective devices with power-line communication system, allied control rooms, load dispatch center, buildings, roads and other auxiliary assets spread over within Ladakh region and outside UT of Ladakh including such assets under construction and assets acquired, transferred or rights of which were vested with the department by transfer, sale, but excluding such constructions or installations lawfully owned and operated by others.

No. 51-d] The J&K Official Gazette, 20th March, 2020/30th Phal., 1941. 47
predominantly occupied/used for the activities of Transmission
Undertakings as on the appointed date for Ladakh Region.

C. Miscellaneous :

The following, to the extent they are associated with or related to
transmission activities or to the Undertakings or Assets referred to in
Para A & B above :

- i. Contracts, agreements, interest and arrangements ;
- ii. Loans, secured and unsecured, current liabilities and other
liabilities to the extent specified in Opening Balance sheet ;
- iii. Cash and bank balances, other current assets, other assets to
the extent specified in Opening Balance sheet ;
- iv. Contingent, current and other liabilities to the extent specified
in the Opening Balance sheet ;
- v. Proceedings.

The transfer value of the Assets and Liabilities for the above shall be
based on the opening balance sheet to be drawn on provisional basis
as on appointed date which would be notified separately.

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No. 51-d] The J&K Official Gazette, 20th March, 2020/30th Phal., 1941. 49
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- (ii) any consumer as and when such open access is provided by the Commission under sub-section (2) of section 42, on payment of the transmission charges and a surcharge thereon as may be specified by the Commission ;
- (5) to build, maintain and operate an efficient, coordinated and economical inter-State transmission system or intra-State transmission ;
- (6) To develop and execute long term plans for evacuation and supply of power at voltages of 33 KV and above, in consultation and coordination with the other licensees and under the policy framework developed by Government/Territories/ Territories so as to satisfy the present and future needs to the generation and distribution business ;
- (7) To liaise and comply with the directions of the Regional Load Despatch Centre ;
- (8) To carry out the functions of the Load Despatch Centre ;
- (9) Any other functions, duties and responsibilities entrusted by the Government/Territories/UT of Ladakh or as required under the Act including but not limited research and development and engineering consultancy services.

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No. 51-d] The J&K Official Gazette, 20th March, 2020/30th Phal., 1941. 51
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SCHEDULE-H

All residual assets and liabilities not part of Schedule-F shall remain vested with the Power Department, UT of Ladakh including the lands together with land rights which are occupied/used for the activities of the Undertakings of the department as on appointed date for UT of Ladakh.

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B. 132/33KV

1.	Gladni	3	50	150
2.	Bari Brahmana	2	50	131.5
		1	31.5	
3.	Miran Sahib	2	50	120
		1	20	
4.	Janipur	2	50	100
5.	Canal	2	50	100
6.	Akhnoor	1+1	20+50	70
7.	Jhajjar Kotli	2	31.5	63
8.	Udhampur	1	50	70
		1	20	
9.	Batote	1+1+1	15+20+20	55
10.	Khellani	2	20+50	70
11.	NHPC (Kishtwar)	1	20	20
12.	Sidhra	2	20	40
13.	Barn	1+1	20+50	70
14.	Rajouri	2	20	90
		1	50	
15.	Kalakote	1	50	50
16.	Bari-Brahrnana-II	2	50	100
17.	Draba (Poonch)	2	20	40
18.	Gangyal	2	50	100
19.	Mahanpur	1	50	50
20.	Bishnah	2	50	100
21.	Ramban	1	20	20

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1	2	3	4	5	6
25.	Shopian	1	50	50	50
26.	Delina (Amargarh)	1	50	50	50
					66666
Total					2391
					666666

Note :ô 20 MVA Power Transformer Installed at LJHP.

(c) Details of Transmission Lines at 220kV

S. No.	Name of the Double/Single Ckt. line	Total Ckt. Kms.
1	2	3
1.	Kishenpur-Pampore (Pampore-Tethar Section) D/C Line	144
2.	Wagoora-Zainkote D/C Line	56
3.	Zainakote-Amargarh D/C	85
4.	Budgam Loop-in (S/C)	3
		6666
Total		288
		6666

(d) Details of Transmission Lines at 132 kV level in Kashmir Region

S. No.	Name of the Double/Single Circuit Transmission Line	Total Ckt. Kms.
1	2	3
1.	D/C CSTL	
	i. Bemina-Rawalpora-Pampore	50.4
	ii. Pampore-Awantipora-Wanpohô	80.74
	a. Wanpoh-Tether (D/C)	76
	b. Wanpoh-Tether (S/C over Pir top)	4
2.	Single Circuit USHP-I-Habak	50

EXTRAORDINARY

REGD. NO. JK633



**THE
JAMMU AND KASHMIR OFFICIAL GAZETTE**

Vol. 133] Jammu, Wed., the 6th May, 2020/16th Vai., 1942. [No. 5-h

Separate paging is given to this part in order that it may be filed as a
separate compilation

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT HOME DEPARTMENT

Notification

Jammu, the 6th of May, 2020.

SO6152. Whereas, on 23-05-2019 unknown terrorists hurled a hand grenade towards Naka party of Police/CRPF in Main Chowk, Awantipora in front of Police Station, Awantipora resulting in injuries to four pedestrians ; and

2. Whereas, a case FIR No. 76/2019 under sections 307-RPC, 7/27 A. Act, 16, 18, 20 and 38 Unlawful Activities (Prevention) Act, 1967 came to be registered in P/S, Awantipora and investigation was taken up ; and

3. Whereas, during the course of investigation one suspect namely Anayat Bashir S/o Bashir Ahmad R/o Katipora, Chersoo was called in the Police Station and he disclosed that on 26th January, 2019 he and

No. 5-h] The J&K Official Gazette, 6th May, 2020/16th Vol., 1942. 3
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9. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case diary file and all the other relevant documents of the case and has come to a conclusion that *prima facie case* against the above-mentioned accused was made out ; and

10. Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the accused persons for prosecution under the aforesaid provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above named accused persons under sections 16, 18, 20 and 38 of Unlawful Activities (Prevention) Act, 1967, in case FIR No. 76/2019 of Police Station, Awantipora.

By order of the Government of Jammu and Kashmir.

(Sd.) -----

Principal Secretary to the Government,
Home Department.

EXTRAORDINARY

REGD. NO. JK633



**THE
JAMMU AND KASHMIR OFFICIAL GAZETTE**

Vol. 133] Jammu, Fri., the 15th May, 2020/25th Vai., 1942. [No. 7-e

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PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR

CIVIL SECRETARIAT HOME DEPARTMENT

Notification

Jammu, the 15th of May, 2020.

SO6159. Whereas, on 12-11-2019 Police, Ganderbal received information about the presence of terrorists in the house of Farooq Ahmad Sheikh S/o Gh. Rasool Sheikh R/o Kullán ; and

2. Whereas, cordon and search operation was launched. During search operation, terrorists hiding inside the house fired indiscriminately upon the search party with automatic weapon resulting in injuries to one Army Soldier of the search party ; and

3. Whereas, in the retaliatory fire one terrorist of LeT outfit was killed later identified as Zargam @ Talha R/o Pakistan and during search one AK-47 rifle along with sling 03 AK Magazines and incriminating material were recovered from the site of encounter ; and

No. 7-e] The J&K Official Gazette, 15th May, 2020/25th Vai., 1942. 3
 commission of offence punishable under section(s) shown against each of
 Unlawful Activities (Prevention) Act, 1967 :ô

S. No.	Name of accused	Offences
1.	Nisar Ahmad Dar @ Batchi S/o Gh. Rasool R/o Parray Mohalla, Hajin	16, 18 and 20 ULA (P) Act
2.	Farooq Ahmad Sheikh S/o Gh. Rasool R/o Kullan Gund	18, 19 ULA (P) Act
3.	Tariq Ahmad Ganie S/o Ab. Rehman R/o Fraw Haknar, Gund	16, 18, ULA (P) Act
4.	Rayees Ahmad Lone S/o Ab. Qayoom R/o Kullan	18 ULA (P) Act
5.	Fayaz Ahmad Bhat S/o Gh. Mohammad R/o Check-i-Akhal, Kangan	18, 19 ULA (P) Act

13. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case dairy file and all the other relevant documents of the case and has come to a conclusion that *prima facie* case is made out against the above accused ; and

14. Whereas, after perusing the Case Diary file, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above-mentioned accused for commission of offences punishable under sections 16, 18, 19 and 20 of Unlawful Activities (Prevention) Act, 1967, in case FIR No. 69/2019 of Police Station, Gund, Ganderwal.

By order of the Government of Jammu and Kashmir.

(Sd.) -----

Principal Secretary to the Government,
Home Department.

EXTRAORDINARY

REGD. NO. JK633



**THE
JAMMU AND KASHMIR OFFICIAL GAZETTE**

Vol. 133] Jammu, Mon., the 18th May, 2020/28th Vai., 1942. [No. 7-j

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PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR

CIVIL SECRETARIAT HOME DEPARTMENT

Notification

Jammu, the 18th of May, 2020.

SO6164. Whereas, on 13/14-12-2018 Police Station, Litter on reliable information intercepted Grand l-10 bearing Chassis No. MALA85ICIJM-838072, at naka point Tumhahal and through checking of the vehicle on spot let to recovery of IED Material (1) Super Power 90 Danger 153.75 Kgs, (2) Safety Fuse Detonator 11 number, (3) Improvised Explosive Super Phosphorus 20 kg, (4) Safety Fuse 10 Meter from the possession of Mayoora Ahmad Khan S/o Mohd. Afzal Khan R/o Panjran, Pulwama ; and

2. Whereas, a case FIR No. 49/2018 under sections 4/5 Explosive Substances Act, 20 Unlawful Activities (Prevention) Act, 1967 was registered in Police Station, Litter and investigation set into motion ; and

4. Whereas, the particulars of vehicle were ascertained from ARTO Office, Pulwama and the vehicle was found to be registered in the name of Mohammad Afzal Khan S/o Ab. Ahmad Khan R/o Panjran, father of accused Mayoer Ahmad Khan ; and

6. Whereas, the accused Mayoora Ahmad Khan worked as OGW and used to transport the arms/ammunition of the banned outfit from one place to another and on the date of occurrence, the said active militant directed the accused Mayoora Khan to collect IED material from Village Tumlahal and described the route and time to the accused ; and

8. Whereas, on the basis of statement of witnesses, the seizure memo and other evidence, the Investigating Officer has established a *prima facie* case against the accused Mayoor Ahmad Khan S/o Mohammad Afzal Khan R/o Panjran, Pulwama for commission of offence punishable under section 18 of the Unlawful Activities (Prevention) Act, 1967 and accordingly, while section 20 of the Unlawful Activities (Prevention) Act, 1967 was dropped section 18 of the said Act has been added in the FIR ; and

No. 7-j] The J&K Official Gazette, 18th May, 2020/28th Mai., 1942. 3
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9. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the Case Diary file and all the other relevant documents relating to the case and has come to a conclusion that *prima facie* case for accord of prosecution sanction against accused person has been made out ; and

10. Whereas, after pursuing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the accused person for his prosecution under the aforesaid provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the accused namely Mayoor Ahmad Khan S/o Mohammad Afzal Khan R/o Panjran, Pulwama for commission of offence punishable under section 18 of the Unlawful Activities (Prevention) Act, 1967, in case FIR No. 49/2018 of Police Station, Litter.

By order of the Government of Jammu and Kashmir.

(Sd.) -----

Principal Secretary to the Government,
Home Department.

REGD. NO. JK633



Vol. 133] Jammu, Mon., the 18th May, 2020/28th Vai., 1942. [No. 7-k

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PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT& HOME DEPARTMENT

Notification

Jammu, the 18th of May, 2020.

SO6165.6 Whereas, on 06-06-2018 PS, Sopore intercepted three suspicious persons trying to escape while noticing Police Naka at Amargarh Railway crossing. The trio disclosed their identity as Majid Gulzar Dar S/o Ghulam Muhammad Dar, Nameez Ahmad Yatoo S/o Mumannad Amin Yatoo R/o Nowpora, Sopore and Azad Ahmad Mir S/o Gulam Hassan Mir

No. 7-k] The J&K Official Gazette, 18th May, 2020/28th Vai., 1942. 3
oo

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the accused namely Majid Gulzar Dar S/o Ghulam Mohammad Dar R/o Nowpora, Sopore, Azad Ahmad Mir S/o Ghulam Hassan Mir R/o Brath Kallan, Sopore and Nameez Ahmad Yatoo S/o Mohammad Amin Yatoo R/o Nowpora, Sopore for the commission of offences punishable under section 18 of Unlawful Activities (Prevention) Act, 1967, in case FIR No. 49/2018 of Police Station, Tarzoo.

By order of the Government of Jammu and Kashmir.

(Sd.) -----

Principal Secretary to the Government,
Home Department.

REGD. NO. JK633



Vol. 133] Jammu, Tue., the 19th May, 2020/29th Vai., 1942. [No. 7-n

[illegible]

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT& INDUSTRIES AND COMMERCE
DEPARTMENT

Notification

Jammu, the 19th May, 2020.

SO6169.6 In exercise of the powers conferred by section 15 read with section 23-C of the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act No. 67 of 1957), the Government of Union Territory of Jammu and Kashmir hereby makes the following amendments in the

2 The J&K Official Gazette, 19th May, 2020/29th Vai., 1942. [No. 7-n
Jammu and Kashmir Minor Mineral Concession, Storage, Transportation
of Minerals and Prevention of Illegal Mining Rules, 2016 :ô

1. In rule 13, First Proviso shall be substituted as under :ô

öProvided that before granting Mineral Concession under these rules
the concessionaire shall necessarily submit :ô

- (a) Environmental Clearance from the Competent Authority under
the relevant Act or rules.
- (b) Consent to establish/operate from Jammu and Kashmir Pollution
Control Board under Water (Prevention and Control of Pollution)
Act, 1974 and Air (Prevention and Control of Pollution) Act,
1981.ö

2. In rule 52, proviso thereto shall be omitted.

3. In clause (a) of sub-rule (3) of rule 55, the words, figures and
signs önot less than Rs. 1.50 lacs or 15% of the minimum bid amount
whichever is higherö shall be substituted by the words öas may
be prescribed by the Government from time to timeö.

4. In rule 91, after proviso thereto, the following proviso shall be added,
namely :ô

öProvided further that the Government of Union Territory of
Jammu and Kashmir may reserve and grant for mining lease an
area not exceeding 10 hectares per lease to a Government
Company or Corporation for the exploitation of Minor Minerals
forth propose of providing key construction material to
Government Departmentsö.

5. Rule 104-A shall be omitted.

6. In Form (ML 10) pertaining to Model Form of Mining Lease Deed appended with the rules, in Part VII thereto under the Heading. "The covenants of lessee", after clause 22, following clauses shall be added, namely :

623. *Yearly Environment Audit.* In every lease of mine of minerals there will be independent environmental audit at least once in a year by a reputed third party entity and report of such audit shall be placed in public domain.

24 *Re-grassing the mining area.* The mining lease holder shall, after ceasing their mining operations, undertake re-grassing the mining area and any other area which may have been disturbed due to their mining activities and restore the land to a condition which is fit for growth of fodder, flora and fauna etc.

By order of the Government of Jammu and Kashmir.

(Sd.) MANOJ KUMAR DWIVEDI, IAS,

Commissioner/Secretary to Government.

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EXTRAORDINARY

REGD. NO. JK633



**THE
JAMMU AND KASHMIR OFFICIAL GAZETTE**

Vol. 133] Jammu, Wed., the 20th May, 2020/30th Vai., 1942. [No. 7-o

Separate paging is given to this part in order that it may be filed as a
separate compilation

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR

CIVIL SECRETARIAT HOME DEPARTMENT.

Notification

Jammu, the 20th of May, 2020.

SO6170. Whereas, on 25-11-2019 Police, Bandipora during naka duty at Marder Chowk, Bandipora apprehended one Manzoor Ahamd Wani S/o Mohammad Afzal Wani R/o Sumlar, Bandipora and during his personal search one hand grenade and 10 AK-47 Rounds were recovered from his possession ; and

2. Whereas, a case FIR No. 115/2019 under sections 18, 19, 23 and 39 Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Bandipora and investigation was taken up ; and

2 The J&K Official Gazette, 20th May, 2020/30th Vai., 1942. [No. 7-o
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3. Whereas, during the course of investigation site plan of scene of occurrence and seizure memo of recovered arms/ammunition was prepared. Statement of witnesses acquainted with the facts and circumstances of the case were recorded under section 161 Cr. P. C. ; and

4. Whereas, during further course of investigation it was revealed that the accused Manzoor Ahmad Wani was in touch with three terrorists and was providing shelter and logistical support to them, besides managing their mobility in various areas of the district ; and

5. Whereas, during investigation it come to force that the accused had arranged one mobile phone for an active militant Qaiser Manzoor and had provided the same to the said terrorist ; and

6. Whereas, the said mobile phone was recovered from the possession of the said terrorist after his elimination in an encounter at Village Lawdara ; and

7. Whereas, on the basis of investigation , statement of material witnesses recorded and other evidence brought on record, the Investigation Officer has established *prima facie* case against the accused Manzoor Ahmad Wani S/o Late Mohammad Afzal Wani R/o Sumlar, Bandipora for commission of offences punishable under sections 18, 19, 23 and 39 of Unlawful Activities (Prevention) Act, 1967 ; and

8. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case dairy file and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the above accused ; and

9. Whereas, after purusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for his prosecution under the provisions of law.

No. 7-o] The J&K Official Gazette, 20th May, 2020/30th Vai., 1942. 3
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Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the accused Manzoor Ahmad Wani S/o Late Mohammad Afzal Wani R/o Sumlar, Bandipora for commission of offences punishable under sections 18, 19, 23 and 39 of Unlawful Activities (Prevention) Act, 1967 of Police Station, Bandipora.

By order of the Government of Jammu and Kashmir.

(Sd.) -----

Principal Secretary to the Government,
Home Department.

REGD. NO. JK633



Vol. 133] Jammu, Wed., the 20th May, 2020/30th Vai., 1942. [No. 7-p

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Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT& HOME DEPARTMENT

Jammu, the 20th of May, 2020.

2. Whereas, a Case FIR No. 268/2019 under sections 7/27, 7/25 Arms Act, 13, 18, 19, 20, 23, 38 and 39 ULA (P) Act, was registered in Police Station, Kishtwar and investigation was set into motion ; and

No. 7-p] The J&K Official Gazette, 20th May, 2020/30th Vai., 1942. 3
 other evidence during the course of investigation, the Investigating Officer
 has established *prima facie* case against the following accused persons
 for commission of offences shown against each under Unlawful Activities
 (Prevention) Act, 1967 as under :ô

S. No.	Name of accused	Offences
ô ô		
1.	Tariq Hussain S/o Mohammad Amin Wani R/o Sounder, Dachhan	13, 18, 20 and 38 ULA (P) Act.
2.	Shahbaz Ahmad S/o Lassa Wani R/o Krosa, Dachhan	13, 18, 23 and 39 ULA (P) Act.
3.	Devi Dass S/o Hari Ram R/o Janakpur, Dachhan	13, 18, 23 and 39 ULA (P) Act.
4.	Mohammad Ramzan S/o Mir Ramzan R/o Dangdoru, Dachhan	13, 18, 23 and 39 ULA (P) Act.
5.	Riyaz Ahmad S/o Ab. Qayoom Sheikh R/o Sarkoot, Kishtwar	13, 18, 23 and 39 ULA (P) Act.
6.	Naseer Ahmad S/o Reyaz Ahmad Malik R/o Suid, Dachha	13, 18, 19 and 39 ULA (P) Act.
7.	Sadam Hussain S/o Mohammad Amin R/o Suid, Dachha	13, 18, 19 and 39 ULA (P) Act.

10. Whereas, accused Sadam Hussain S/o Mohammad Amin R/o Suid,
 Dachhan is absconding and proceedings under section 512 Cr. P. C. have
 been initiated against him ; and

11. Whereas, the Authority appointed by the Government under sub-section
 (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has
 independently examined the case dairy file and all the other relevant to the
 case and has come to a conclusion that *prima facie* case is made out
 against the above accused ; and

12. Whereas, after perusing the Case Diary file, the relevant documents
 and also taking into consideration the views of the Authority appointed under

4 The J&K Official Gazette, 20th May, 2020/30th Mai., 1942. [No. 7-p
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sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act,
1967, the Government is of the view that there is sufficient material and
evidence available against the above-mentioned accused for prosecution
under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above-mentioned accused for commission of offences punishable under sections 13, 18, 19, 20, 23, 38 and 39 of Unlawful Activities (Prevention) Act, 1967, in case FIR No. 268/2019 of Police Station, Kishtwar.

By order of the Government of Jammu and Kashmir.

(Sd.) -----

Principal Secretary to the Government,
Home Department.



**THE
JAMMU AND KASHMIR OFFICIAL GAZETTE**

Vol. 133] Jammu, Fri., the 3rd July, 2020/12th Asad., 1942. [No. 14-b

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô FINANCE DEPARTMENT

Notification

Jammu, the 3rd July, 2020.

SO-210.ôôWHEREAS, sub-section (2) of section 29 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (hereinafter referred to as the said Act) provides for cancellation of registration by proper officer in situations described in clauses (a) to (e) as under :ô

- (a) a registered person has contravened such provisions of the Act or the rules made thereunder as may be prescribed ; or

No. 14-b] The J&K Official Gazette, 3rd July, 2020/12th Asad., 1942. 3
ô ô
sub-section (1) of section 169 of the said Act and the period of thirty days provided for application for revocation of cancellation order in sub-section (1) of section 30 of the said Act the period for filing appeal under sub-section (1) of section 107 of the said Act and also the period of condoning the delay provided in sub-section (4) of section 107 of the said Act has elapsed the registered persons whose registration have been cancelled under clause (b) or clause (c) of sub-section (2) of section 29 of the said Act are unable to get their cancellation of registration revoked despite having fulfilled all the requirements for revocation of cancellation of registration ; the said Act being a new Act these tax payers could not apply for revocation of cancellation within the specified time period of thirty days from the date of service of the cancellation order, as a result whereof certain difficulties have arisen in giving effects to the provisions of sub-section (1) of section 30 of the said Act ;

NOW, THEREFORE, in exercise of the powers conferred by section 172 of the Jammu and Kashmir Goods and Services Tax Act, 2017, the Government, on the recommendations of the Council, hereby makes the following order, to remove the difficulties, namely :ô

1. **Short title.**ô This Order may be called the Jammu and Kashmir Goods and Services Tax (Removal of Difficulties) Order, 2020.

2. For the removal of difficulties, it is hereby clarified that for the purpose of calculating the period of thirty days for filing application for revocation of cancellation of registration under sub-section (1) of section 30 of the Act for those registered persons who were served notice under clause (b) or clause (c) of sub-section (2) of section 29 in the manner as provided in clause (c) or clause (d) of sub-section (1) of section 169 and where cancellation order was passed up to 12th June, 2020, the later of the following dates shall be considered :ô

- (a) Date of service of the said cancellation order ; or
- (b) 31st day of August, 2020.

(Sd.) DR. ARUN KUMAR MEHTA, IAS,

Financial Commissioner to the Government,
Finance Department.

EXTRAORDINARY

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**THE
JAMMU AND KASHMIR OFFICIAL GAZETTE**

Vol. 133] Jammu, Sat., the 11th July, 2020/20th Asad., 1942. [No. 15-e

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô HOME DEPARTMENT

Notification

Srinagar, the 11th July, 2020.

SO-216.ôôWhereas, on 28-6-2019, Police Station, Bijbehara received a reliable information that three youths namely, Mohammad Rafiq Drangay S/o Gh. Nabi Drangay R/o Hayar, (2) Shanu Showkat Bhat S/o Showkat Ahmad Bhat R/o Aswara, (3) Muzamil Ahmad Bhat S/o Nazir Ahmad Bhat R/o Wopzan joined the terrorist ranks of HM outfit ; and

No. 7-q] The J&K Official Gazette, 20th May, 2020/30th May, 1942. Wed.
EXTRAORDINARY REGD. NO. JK 33

PART I-B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT HOUSING AND URBAN DEVELOPMENT
DEPARTMENT

Notification

Jammu, the 20th May, 2020.

SO.-172. In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Smt. Neelam Kumari W/o Shri Som Dutt, R/o Vijaypur (Member W. No. 9, of Municipal Committee, Vijaypur) to have been declared as elected Vice President of the Municipal Committee, Vijaypur w. e. f. 22-02-2020.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

Principal Secretary to Government,
Housing and Urban Development Department.

No. 7-r] The J&K Official Gazette, 20th May, 2020/30th May, 1942. Wed.
EXTRAORDINARY REGD. NO. JK-33

PART I-B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT-HOUSING AND URBAN DEVELOPMENT
DEPARTMENT

Notification

Jammu, the 20th May, 2020.

SO.-173. In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Smt. Amita Gupta W/o Shri Bharat Bhushan Gupta R/o W. No. 2, Link Road Akhnoor (Member Ward No. 2, of Municipal Committee, Akhnoor) to have been declared as elected Vice President of the Municipal Committee, Akhnoor w. e. f. 06-03-2020.

By order of the Government of Jammu and Kashmir.

(Sd.) DHEERAJ GUPTA, IAS,

Principal Secretary to Government,
Housing and Urban Development Department.

No. 7-s] The J&K Official Gazette, 20th May, 2020/30th May, 1942. Wed.
EXTRAORDINARY REGD. NO. JK 33

PART I-B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT HOUSING AND URBAN DEVELOPMENT
DEPARTMENT

Notification

Jammu, the 20th May, 2020.

SO-174. In exercise of the powers conferred by sub-section (2) of section 27 of the Jammu and Kashmir Municipal Act, 2000, the Government hereby notify the name of Shri Surinder Kumar S/o Shri Shrinivas R/o W. No. 9 Near J&K Bank, Akhnoor (Member Ward No. 9 of Municipal Committee, Akhnoor) to have been declared as elected President of the Municipal Committee, Akhnoor w. e. f. 06-03-2020.

By order of the Lieutenant Governor.

(Sd.) DHEERAJ GUPTA, IAS,

Principal Secretary to Government,
Housing and Urban Development Department.

No. 9-c] The J&K Official Gazette, 29th May, 2020/8th Jyai., 1942. Fri.
EXTRAORDINARY REGD. NO. JKô 33

PART I–B

Jammu and Kashmir Government—Notifications.

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**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATôôFOREST, ECOLOGY AND
ENVIRONMENT DEPARTMENT**

Notification

Jammu, the 29th May, 2020.

SO.-182.ôôPlease read ôsub-section (1) of section 36 A of the Wildlife Protection Act, 1972ö instead of ôsub section (1) of section 18 of the Wildlife Protection Act, 1972ö and the words ôGambir Mughlan Goral Wildlife Conservation Reserveö instead of ôMughlan Goral Wildlife Conservation Reserveö appearing in second para of the Notification SO.-29 dated 10-12-2019.

By order of the Government of Jammu and Kashmir.

(Sd.) SARITA CHAUHAN, IAS,

Commissioner/Secretary to Government,
Forest, Ecology and Environment Department.

REGD. NO. JK6633



Vol. 133] Jammu, Fri., the 26th June, 2020/5th Asad., 1942. [No. 13-b
Separate paging is given to this part in order that it may be filed
as a separate compilation.

SO6203.6 In exercise of the powers conferred by sub-section (1) of section 8 of the Drugs and Magic Remedies (Objectionable Advertisement) Act, 1954, and in supersession of all notifications issued in this behalf, the Government of Jammu and Kashmir hereby authorize

2 The J&K Official Gazette, 26th June, 2020/5th Asad., 1942. [No. 13-b
the following officers of the Drugs and Food Control Organization to
perform such functions as envisaged under the said section for the Union
Territory of J&K ; namely :ô

S. No.	Name of the Officer	Designation
ô ô		
1.	Smt. Lotika Khajuria	State Drugs Controller
2.	Smt. Irfana Ahmad	Deputy Drugs Controller
3.	Smt. Nighat Jabeen	Assistant Controller Drugs
4.	Smt. Farida Parveen	Assistant Controller Drugs
5.	Sh. Mohd Iqbal Pala	Assistant Controller Drugs
6.	Smt. Renuka Raina	Assistant Controller Drugs
7.	Sh. Surinder Mohan	Assistant Controller Drugs
8.	Sh. Mohd. Younis	Assistant Controller Drugs
9.	Sh. Rajesh Kumar	Assistant Controller Drugs
10.	Sh. Nazir Ahmed Dar	Assistant Controller Drugs
11.	Smt. Dilshada Akhter	Assistant Controller Drugs

By order of the Government of Jammu and Kashmir.

(Sd.) ATAL DULLOO, IAS,
Financial Commissioner,
Health and Medical Education Department.

Fri. The J&K Official Gazette, 26th June, 2020/5th Asad., 1942. [No. 13-c
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EXTRAORDINARY REGD. NO. JK6633

PART I-B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô FINANCE DEPARTMENT

Notification

Jammu, 26th June, 2020.

SO6204.ô In SRO-128 dated 25th February, 2019 read with
SO6112 dated 27th March, 2020, for the words and figures ô30th June,
2020,ö wherever appearing in the notifications, the words and figures
ô31st August, 2020,ö shall be substituted.

(Sd.) DR. ARUN KUMAR MEHTA, IAS,
Financial Commissioner,
Finance Department.

No. 15-b] The J&K Official Gazette, 10th July, 2020/19th Asad., 1942. Fri.
EXTRAORDINARY REGD. NO. JKô 33

PART I—B

Jammu and Kashmir Government—Notifications.

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**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT SCHOOL EDUCATION DEPARTMENT**

Notification

Srinagar, the 10th of July, 2020.

SO-213.ôôIn exercise of the powers conferred by sub-section (1) of section 12 of the Jammu and Kashmir Board of School Education Act, 1975 (Act No. XXVIII of 1975), the Government hereby extends the term of Prof. Veena Pandita, Ex-Chairperson, Jammu and Kashmir Board of School Education for a further period of two (02) years beyond her extended term that is 30-06-2020.

By order of the Lieutenant Governor.

(Sd.) DR. ASGAR HASSAN SAMOON, IAS,

Principal Secretary to the Government,
School Education Department.

EXTRAORDINARY

REGD. NO. JKô 33



**THE
JAMMU AND KASHMIR OFFICIAL GAZETTE**

Vol. 133] Jammu, Sat., the 11th July, 2020/20th Asad., 1942. [No. 15-f

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô HOME DEPARTMENT

Notification

Srinagar, the 11th July, 2020.

SO-217.ôôWhereas, on 13-5-2019, Police Station, Dooru while on patrolling in the jurisdiction of Police Station, Dooru received reliable information with regard to presence of militant of JeM outfit in Village Panzoo ; and

2. Whereas, on the basis of information the joint search operation was launched by Police Station, Dooru with the assistance of other

2 The J&K Official Gazette, 11th July, 2020/20th Asad., 1942. [No. 15-f
Security Forces and during operation one active militant of JeM outfit
identified as Hilal Ahmad Naik S/o Ali Mohammad Naik R/o
Panzoo, Verinag was arrested and 1 AK-47 rifle, 1 AK-47 Magazine
and 25 Rounds of AK-47 were recovered from the possession of arrested
militant ; and

3. Whereas, a Case FIR No. 23/2019 under sections 307, IPC,
7/25 IA Act, 18, 20 Unlawful Activities (Prevention) Act, 1967, came
to be registered in Police Station, Dooru and investigation was taken
up ; and

4. Whereas, during the course of investigation site plan of place
of occurrence and recovered arms/ammunition were prepared. Statement
of witnesses acquainted with the facts and circumstances of the case
were recorded under sections 161 & 164-A Cr. PC. ; and

5. Whereas, on the basis of investigation, statement of witnesses
recorded and other evidence collected, the investigating officer has
established *prima facie* case against the accused militant namely, Hilal
Ahmad Naik S/o Ali Mohammad Naik R/o Panzoo, Verinag for
commission of offences punishable Under Section 18, 20 of Unlawful
Activities (Prevention) Act, 1967; and

6. Whereas, the Authority appointed by the Government under
sub-section (2) of section 45 of the Unlawful Activities (Prevention)
Act, 1967 has independently examined the case diary file and all the
other relevant documents relating to the case and has come to the
conclusion that *prima facie* case is made out against the above
accused ; and

7. Whereas, after perusing the Case Diary File, the relevant
documents and also taking into consideration the views of the Authority
appointed under sub-section (2) of section 45 of the Unlawful Activities
(Prevention) Act, 1967, the Government is of the view that there is
sufficient material and evidence available against the above mentioned
accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2)
of section 45 of the Unlawful Activities (Prevention) Act, 1967, the
Government hereby accords sanction for launching prosecution against

No. 15-f] The J&K Official Gazette, 11th July, 2020/20th Asad., 1942. 3
the above mentioned accused for the commission of offence under
sections 18, 20 of Unlawful Activities (Prevention) Act, 1967 in the case
FIR No. 23/2019 of Police Station, Dooru.

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to Government,
Home Department.

EXTRAORDINARY

REGD. NO. JK 33



**THE
JAMMU AND KASHMIR OFFICIAL GAZETTE**

Vol. 133] Jammu, Thu., the 16th July, 2020/25th Asad., 1942. [No. 16-a

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô HOME DEPARTMENT

Notification

Srinagar, the 16th July, 2020.

SO-220.ôôWhereas, on 20-02-2020, Police Station, Khansahib received an information that one Saqib Ahmad Lone S/o Bashir Ahmad Lone R/o Wager was involved in pasting of banners of JeM outfit at public places in the area ; and

No. 16-a] The J&K Official Gazette, 16th July, 2020/25th Asad., 1942. 3
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Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above mentioned accused for the commission of offences punishable under sections 10, 13, 18, 23, 39 in the case FIR No. 17/2020 of Police Station, Khansahib.

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to Government,
Home Department.

EXTRAORDINARY

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**THE
JAMMU AND KASHMIR OFFICIAL GAZETTE**

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PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô HOME DEPARTMENT

Notification

Srinagar, the 16th July, 2020.

SO-221.ôôWhereas, on 02-11-2019, Police, Sopore established special naka at Shalimar Colony after receiving reliable information about the movement of terrorists in the area and arrested one suspect namely Danish Ahmad Channa S/o Tariq Ahmad Channa R/o Stadium Colony, Arampora ; and

No. 16-b] The J&K Official Gazette, 16th July, 2020/25th Asad., 1942. 3
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[illegible]

2. Mushtaq Ahmad Bhat S/o Sonallah
Bhat R/o Seeloo, Sopore. 18, 19, 38
ULA (P) Act
3. Sajad Ahmad Mir @ Haider S/o Gh.
Qadir Mir R/o Brath Kallan 20 ULA (P) Act
(Active Terrorist).
4. Naser-U-Din Lone S/o Gh. Mohammad
Lone R/o Gund Brath, Sopore
(Active Terrorist).
5. Aasif Aziz Reshi S/o Ab. Aziz Reshi
R/o Gund Chabotra, Handwara
(Active Terrorist).

9. Whereas, accused Sajad Ahmad Mir, (2) Naser-U-Din Lone and Aasif Aziz Reshi being active terrorists of LeT outfit, proceedings under section 512 (now 299) have been initiated against them ; and

10. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case diary file and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the above accused ; and

11. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above mentioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above mentioned accused for the commission of offence under

4 The J&K Official Gazette, 16th July, 2020/25th Asad., 1942. [No. 16-b
sections 18, 19, 20, 23, 38 of Unlawful Activities (Prevention) Act, 1967
in the case FIR No. 272/2019 of Police Station, Sopore.

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to Government,
Home Department.



**THE
JAMMU AND KASHMIR OFFICIAL GAZETTE**

Vol. 133] Jammu, Wed., the 29th July, 2020/7th Srav., 1942. [No. 17-c

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô HOME DEPARTMENT

Notification

Srinagar, the 29th July, 2020.

SO-238.66Whereas, on 26-11-2019, Police Station, Nigeen received reliable information that a mysterious low intensity blast took place near Sir Syed Gate of Kashmir University due to which four civilians namely, (1) Mohammad Syed S/o Abdul Samad R/o Khanqah Srinagar, (2) Abid Manzoor Bhat S/o Manzoor Ahmad R/o Maidanpora Chattabla, (3) Favaz Ahmad Bhat S/o Ghulam Nabi R/o Maidanpora Chattabla, (4) Culzar Ahmad Mir S/o Ghulam Nabi R/o Khan Sahab Budgam received minor injuries ; and

No. 17-c] The J&K Official Gazette, 29th July, 2020/7th Srav., 1942. 3
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 has established *prima facie* case against the below mentioned accused
 persons for commission of offences punishable under sections 16, 18
 of Unlawful Activities (Prevention) Act, 1967 :ô

S. No.	Name of the accused	Offence
1.	Naseer Ahmad Mir S/o Mohammad Ashraf Mir R/o Saderbal.	16, 18, , ULA (P) Act
2.	Umer Hamid Sheikh S/o Abdul Hamid R/o Asrar Colony Hazratbal.	
3.	Aijaz Ahmad Sheikh S/o Ghulam Ahmad Sheikh R/o Saderbal.	
4.	Sahil Farooq Gojri S/o Farooq Ahmad R/o S. R. Gunj A/P Illahibagh Soura, Srinagar.	
5.	Imtiyaz Ahmad Chickloo @ Imran S/o Mohammad Sidiq R/o Dobhi Mohalla Asrar Colony, Hazratbal.	

9. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case diary file and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the above accused ; and

10. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against

4 The J&K Official Gazette, 29th July, 2020/7th Srav., 1942. [No. 17-c
the above mentioned accused persons for the commission of offences
punishable under sections 16, 18 ULA (P) Act in the case FIR
No. 109/2019 of Police Station, Nigeen.

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to Government,
Home Department.



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JAMMU AND KASHMIR OFFICIAL GAZETTE**

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PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô HOME DEPARTMENT

Notification

Jammu, the 31st July, 2020.

SO-242.ôôIn exercise of the powers conferred by sub-section (1) of Section 16 of the Lieutenant Governor of the Union Territory of Jammu and Kashmirô Special Security Force Act, 2018, the Government hereby makes the following Rules, namely :ô

1. Short Title and Commencement.ô (1) These rules may be called the Lieutenant Governor of the Union Territory of Jammu and Kashmirô Special Security Force Rules, 2020.

4. **Method of Appointment.** (1) Selection of all the members of Force shall be made with the prior concurrence of the Lieutenant Governor.

No. 18-c] The J&K Official Gazette, 31st July, 2020/9th Srav., 1942. 3
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(2) Appointment of a person as member of the Force shall be made by the prescribed authority, ordinarily by deputation from the J&K Police Department :

Provided that an ex-serviceman or a member of Army/Central Armed Police Force may be appointed to the Force, by the Government, on such terms and conditions and for such period as may be specified.

(3) Accounts Assistant shall be appointed as member of the Force by the prescribed authority, who shall be on deputation from Finance Department.

(4) No person shall be appointed as member of the Force without verification of his character and antecedents. Reverification shall be done after every six months.

(5) The deputation to the Force shall be on the standard terms and conditions of deputation, contained in Schedule XVIII of the Jammu and Kashmir Civil Service Regulations, 1956 :

Provided that the period of deputation in any case should not exceed three years. It may, however, be extended further by one year at a time by the Government, on the recommendation of the Director of the Force with the prior concurrence of the Lieutenant Governor, but in any case the total period of deputation shall not exceed a period of four years in one tenure :

Provided further that a member of the Force may be repatriated by the prescribed authority with the prior concurrence of the Lieutenant Governor, if his performance is not satisfactory or for any administrative exigency.

(6) Non-Gazetted Officers (NGO) and other ranks shall be appointed to the Force, by the prescribed authority only after fulfilment of the following conditions :ô

(i) seeking nomination of willing and eligible NGOs/others ;

(ii) subjecting them to the physical and personality tests by a Board of officers to be constituted by the Director General

11. **Appellate Board.**ô (1) For the purposes of sub-section (2) of section 12 of the Act, the Board for the gazetted officer(s) shall comprise of the following :ô

- | | | |
|---|---|------------------|
| 1. Principal Secretary to the Government, Home Department | : | Chairman |
| 2. Director General of Police, J&K | : | Member |
| 3. ADGP/IGP Security, J&K | : | Member |
| 4. Director, SSF | : | Member-Secretary |

(2) For all other ranks, the composition of the Board shall be as under :ô

- | | | |
|------------------------------------|---|------------------|
| 1. Director General of Police, J&K | : | Chairman |
| 2. ADGP/IGP Security, J&K | : | Member |
| 3. Director, SSF | : | Member-Secretary |

12. **Residuary matters.**ô In regard to matters not specifically covered by these rules, the member(s) of the service shall be governed by rules, regulations and orders applicable to the Union territory of Jammu and Kashmir Services in general :

Provided that any power exercisable by the Government under such rules, regulations and orders may be delegated to such subordinate authorities, subject to such terms and conditions as may be prescribed.

13. **Interpretation.**ô If any question arises relating to interpretation of these rules, the matter shall be referred to the Government in the Home Department, whose decision shall be final.

14. **Supersession of existing rules and orders.**ô (1) All existing rules and orders relating to matters covered by these rules shall stand repealed.

(2) Notwithstanding such repeal, anything done or any action taken or any order made or any direction issued under the rule and the orders so repealed, shall be deemed to have been done, taken, made or issued, as the case may be, under the provisions of these rules.

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SCHEDULE-II

Rank	Season	Uniform	Footwear
For all Ranks	Summer	-Safari Dress (Grey) ½ Sleeves	Black Shoes (without laces)
	Winter	-Grey Pant -Sky Blue Shirt -Blue Blazer/Coat -Tie Police Blue with SSFø logo	Black Shoes (without laces)
Commando	Summer	Dangri Black	High Ankle Shoes (Black)
	Winter	-Dangri Black -Jacket Black (Common to all)	High Ankle Shoes (Black)

EXTRAORDINARY

REGD. NO. JKô 33



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separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô REVENUE DEPARTMENT

Notification

Srinagar, the 4th August, 2020.

SO-243.ôôIn exercise of the powers conferred by section 78 of
the Registration Act, 1908 and in supersession of Notification SO-242
dated 04-08-2020, the Lieutenant Governor hereby directs that the

2 The J&K Official Gazette, 4th August, 2020/13th Srav., 1942. [No. 18-e
 Registration Fee for registration of documents in the Union Territory
 of Jammu and Kashmir shall be as under :

S. No.	Documents	Registration Fee
1	2	3

CATEGORY : I

1. Sale Deeds, Exchange Deeds and Mortgage Deeds	1.2% of the Value of the Immovable Property
2. Deeds of Gift or of Settlement	0.5% of the Value (Subject to minimum of Rs. 1,000 and maximum of Rs. 10,000)
3. Agreement of Sale-cum-General Power of Attorney, Agreement to Sell/Construct/Develop Immovable Property	0.5% of the Value (Subject to a minimum of Rs. 2,000 and maximum of Rs. 20,000)

CATEGORY : II

1. Lease, License	0.1% of the Value
2. Deposit of Title Deeds	0.1% (Subject to a maximum of Rs. 10,000)
3. Release of Deposit of Title Deeds	Rs. 1,000

CATEGORY : III

1. Agreement relating to Pawn/Pledge/Hypothecation of Movable Property/Machinery/ Material/Stock	0.5% of the Value (Subject to a minimum of Rs. 1,000 and maximum of Rs. 5,000)
2. Power of Attorney for Consideration, Power of Attorney given to Sell/Construct/Develop/ Transfer of Immovable Property	0.5% of the Value (Subject to minimum of Rs. 1,000 and maximum of Rs. 20,000)



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PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô HOME DEPARTMENT

Notification

Srinagar, the 4th August, 2020.

SO-244.ôôWhereas, on 13-01-2020, Police Station, Budgam launched search and operation in Chadoora, area and during search one terrorist hiding in the Brick Kiln at Bahrampora fired upon the security forces indiscriminately ; and

2. Whereas, the fire was retaliated and during cross firing one terrorist identified as Adil Ahmad Ganie S/o Gulzar Ahmad Ganie R/o Dalwan, Chara-I-Sharief affiliated with HM outfit was killed and

2 The J&K Official Gazette, 4th August, 2020/13th Srav., 1942. [No. 18-f
during search 01 Pistol, 02 Pistol Magazines, 05 Pistol Rounds and 01
SIM card was recovered from the possession of the killed terrorist ; and

3. Whereas, a case FIR No. 01/2020 under sections 16, 18, 19, 20, 23, Unlawful Activities (Prevention) Act, 1967, came to be registered in Police Station, Chadoora and investigation was taken up ; and

4. Whereas, during the course of investigation I/o concerned visited place of occurrence, prepared site plan and seizure memo. Recorded statement of witnesses acquainted with the facts and circumstances of the case under the relevant provisions of law ; and

5. Whereas, during the investigation the details of recovered SIM card were obtained and it was found registered on the name of one Shiraz Ahmad Mir S/o Ghulam Ahmad Mir R/o Wadipora Chadoora ; and

6. Whereas, the said Shiraz Ahmad Mir During investigation disclosed that killed terrorist Adil Ahmad Ganie along with one Amir Shafi Dar S/o Mohammad Shafi Dar R/o Brarigund had snatched his cell phone on gun point ; and

7. Whereas, the accused Amir Shafi Dar was arrested in the case and on his disclosure two more accused persons namely Shabir Ahmad Ganie (Carpenter) S/o Bashir Ahmad Ganie R/o Karpura and Mudasir Ahmad Khan S/o Mohammad Ayoub Khan R/o Mitrigam, Pulwama were found involved in the case. Subsequently they were also arrested in the case and on their disclosure some arms/ammunition was recovered ; and

8. Whereas, during the course of investigation it was established that the accused persons were working as OGWs for active terrorists of HM outfit for carrying out subversive activities in the area and were providing logistic support to them ; and

9. Whereas, on the basis of investigation, statement of material witnesses recorded and other evidence brought on record, the investigating officer has established *prima facie* case against the below mentioned accused persons for commission of offences shown against each of Unlawful Activities (Prevention) Act, 1967 :

Principal Secretary to Government,
Home Department.

EXTRAORDINARY

REGD. NO. JKô 33



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PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô HOME DEPARTMENT

Notification

Srinagar, the 10th August, 2020.

SO-249.ôôWhereas, on 01-03-2020, Police Station, Sadder received reliable information about the movement of terrorists in the area suspected to carry out terrorist act, in the Srinagar city ; and

2. Whereas, on this information received by the Police, two accused persons namely, Wakil Ahmad Bhat @ Abu Zarar S/o Nazir Ahmad Bhat R/o Pazalpora, Bijbehara and Umar Ismail Dass S/o

No. 19-c] The J&K Official Gazette, 10th August, 2020/19th Srav., 1942. 3
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9. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently examined the case diary file and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the above accused ; and

10. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the above-mentioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the above-mentioned accused for the commission of offences punishable under sections 18, 20 ULA (P) Act, in case FIR No. 40/2020 of Police Station, Sadder.

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to Government,
Home Department.



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PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô HOME DEPARTMENT

Notification

Srinagar, the 10th August, 2020.

SO-250.ôôWhereas, on 06-12-2019, Police Station, Kulgam received reliable information that some unknown terrorists hurled a hand grenade on CRPF Headquarters, Laroo, Kulgam, resulting in injuries to one CRPF personal ; and

2. Whereas, a case FIR No. 14/2019 under sections 13, 16, 18, 20, 23, 38 was registered in Police Station, Kulgam and investigation was set in motion ; and

No. 19-d] The J&K Official Gazette, 10th August, 2020/19th Srav., 1942. 3
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9. Whereas, the Authority appointed by the Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967 has independently examined the case diary file and all the other relevant documents relating to the case and has come to the conclusion that *prima facie* case is made out against the above accused ; and

10. Whereas, after perusing the Case Diary File, the relevant documents and also taking into consideration the views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government is of the view that there is sufficient material and evidence available against the abovementioned accused for their prosecution under the provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the Government hereby accords sanction for launching prosecution against the abovementioned accused for the commission of offences punishable under sections 13, 16, 18, 20, 23, 38 of ULA(P) Act, 1967 in case FIR No. 14/2019 of Police Station, Kulgam.

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to Government,
Home Department.

EXTRAORDINARY

REGD. NO. JK633



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PART I-B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT& HOME DEPARTMENT

Notification

Srinagar, the 10th September, 2020.

SO-292.& Whereas, on 20-10-2019, Police Station, Sopore came to know about threatening posters of LeT outfit pasted at Bus Stand, Sopore on the walls of buildings containing therein threatening to the Govt. employees, Shopkeepers, Fruit Growers and Cart Vendors to the extent that activities in respect of business and work in Govt. offices shall stop failing which consequences be faced by the concerned person/persons ; and

EXTRAORDINARY

REGD. NO. JK 33



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PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô REVENUE DEPARTMENT

Notification

Srinagar, the 30th July, 2020.

SO-240.ôôIn exercise of the powers conferred by section 3 of the Jammu and Kashmir Public Premises (Eviction of Unauthorized Occupants) Act, 1988 and in supersession of all notifications issued on the subject, the Government hereby appoint the below mentioned officers within the territorial jurisdiction shown against each as ôEstates Officerö for the

2 The J&K Official Gazette, 30th July, 2020/8th Srav., 1942. [No. 18-a
purposes of the said Act, in respect of the premises controlled by Jammu
Development Authority :

S. No.	Designation	Jurisdiction
01.	Tehsildar, Zune-A	Jammu North, Bhalwal, Marh, Mandal.
02.	Tehsildar, Zone-B	Jammu, Jammu West, Nagrota.
03.	Tehsildar, Zone-C	Jammu South, Bahu, R. S. Pura
04.	Tehsildar, Zone-D	Bari Brahmana, Vijaypur, Ramgarh, Samba, Bishnah.

By order of the Government of Jammu and Kashmir.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to the Government,
Revenue Department.

No. 18-d]The J&K Official Gazette, 4th August , 2020/13th Srav., 1942. Tue.
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PART I—B

Jammu and Kashmir Government—Notifications.

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**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATôREVENUE DEPARTMENT**

Notification

Srinagar, the 4th August, 2020.

SO-242-A.ôôIn exercise of the powers conferred by section 78 of the Registration Act, 1908, the Lieutenant Governor hereby directs that the fee structure provided under section 78 of the Jammu and Kashmir Registration Act, Samvat 1977 (repealed) shall be deemed to have been issued under this Act w. e. f. 01-11-2019 till the date new fee structure is notified by the Government.

By order of the Lieutenant Governor.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to the Government,
Revenue Department.

No. 18-h] The J&K Official Gazette, 5th August, 2020/14th Srav., 1942. Wed.
EXTRAORDINARY REGD. NO. JK 33

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT HOME DEPARTMENT

Notification

Jammu, the 05th of August, 2020.

SO-246. In exercise of the powers conferred by sub-rule (2) of Rule 1 of the Jammu and Kashmir Prosecution Service Recruitment Rules, 2020 issued vide Notification SO No. 245 dated 05th of August, 2020, the Government of Jammu and Kashmir hereby appoints the 30th October, 2019 as the date on which the following provisions of the said rules shall be deemed to have come into force :ô

- (1) sub-rule 2 and rule 3
- (2) sub-rule (2) and sub-rule (3) of rule 4
- (3) sub-rule (1), sub-rule (3) and sub-rule (4) of rule 5
- (4) rule 6, rule 7, rule 8 and rule 9
- (5) sub-rule (3) of rule 10
- (6) rule 12, rule 13, rule 14, rule 15 and rule 16

By order of the Government of Jammu and Kashmir.

(Sd.) SHALEEN KABRA, IAS,

Principal Secretary to the Government.

EXTRAORDINARY

REGD. NO. JK 33



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PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô HEALTH AND MEDICAL EDUCATION
DEPARTMENT

Notification

Srinagar, the 10th August, 2020.

SO-251.ôôIn exercise of powers conferred by the Section 98 of
the Jammu and Kashmir Reorganization Act, 2019, the Lieutenant
Governor is pleased to specify the following officers who shall be

2 The J&K Official Gazette, 10th August, 2020/19th Srav., 1942. [No. 19-e
competent, for the period shown against each to discharge the functions
of the Jammu and Kashmir Nursing Council, under the Indian Nursing
Council Act, 1947 or till any law is enacted in this behalf, whichever
is earlier :ô

Officers to discharge the functions	Period for which functions can be discharged
Principal, Government Medical College, Jammu	1st June, 2020 to 31st May, 2022.
Principal, Government Medical College, Srinagar	1st June, 2022 to 31st May, 2024.

By order of the Lieutenant Governor of Jammu and Kashmir.

(Sd.) ATAL DULLOO, IAS,

Financial Commissioner,
Health and Medical Education Department.



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JAMMU AND KASHMIR OFFICIAL GAZETTE

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PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô LABOUR AND EMPLOYMENT
DEPARTMENT

Notification

Srinagar, the 17th July, 2020.

SO-225.ôôIn exercise of the powers conferred by section 112 of the Factories Act, 1948 (Act No. 63 of 1948), the Government of Union Territory of Jammu and Kashmir intends to make the following amendments in the Jammu and Kashmir Factory Rules, 1972 :ô

After rule 2, the following rule shall be added, namely :ô

“Rule 2A. Competent person.ô (1) The Chief Inspector may recognize any person as a ôcompetent personö, within such area

2 The J&K Official Gazette, 17th July, 2020/26th Asad., 1942. [No. 16-e
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and for such period as may be specified, for the purposes of carrying out tests, examinations, inspections and certification of such buildings, dangerous machinery, hoists and lifts, lifting machines and lifting tackles, pressure plant, confined space, ventilation system and such other processes of plant and equipments located in a factory, as stipulated in the Act and the rules, if such person possesses the qualifications, experience and other requirements as specified in the schedule appended to this rule :

Provided that the Chief Inspector may relax the requirements of qualifications but not the requirements in respect of the facilities at the command of such a person if such a person is exceptionally experienced and knowledgeable :

Provided further that where it is proposed to recognize a person employed under the Chief Inspector as a "competent person", concurrence of the Government of Union Territory of Jammu and Kashmir shall be obtained and such a person after being so recognized, shall not have the powers of an inspector :

Provided further also that the competent person recognized under this provision shall not be above the age of 62 years and shall be physically fit for the purpose of carrying out the tests, examinations and inspections.

(2) The Chief Inspector may recognize an institution of repute having persons possessing qualifications and experience as specified in the schedule referred to in sub-rule (1) of this rule for the purpose of carrying out the tests, examinations, inspections and certifications of such building, dangerous machineries, hoists and lifts, lifting machineries and lifting tackles, pressure plant, confined spaces, ventilation systems and such other processes or plant and equipment located in factory as stipulated in the Act and rules made thereunder, as a competent person within such area and for such period as may be specified.

(3) The Chief Inspector on receipt of an application in the prescribed Form No. 1 or 1-A from a person or institution respectively, intending to be recognized as a competent person, shall register such application immediately and after having satisfied himself as regard to the competence and facilities

No. 16-e] The J&K Official Gazette, 17th July, 2020/26th Asad., 1942. 3
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available at the disposal of the applicant, either recognize the applicant as a competent person and issue a certificate of competency in the prescribed Form No. 1-B within a period of sixty days from the date of receipt of the application or reject the application specifying the reasons therefore.

(4) The Chief Inspector may, after giving an opportunity to the competent person of being heard, revoke the certificate of competency

(i) If he has a reason to believe that competent person,

(a) has violated any of the conditions stipulated in the certificate of competency ; or

(b) has carried out a test, examination and inspection or has acted in a manner inconsistent with the intent or the purpose of this Act or the rules or has omitted to act as required under the Act or the rules made thereunder ; or

(ii) for any other reasons to be recorded in writing.

Explanation : For the purpose of this Rule, institution includes an organization.

(5) The Chief Inspector may, for reasons to be recorded in writing, require recertification of lifting machines, lifting tackles, pressure plant or ventilation system, as the case may be, which has been certified by a competent person outside Union Territory of Jammu and Kashmir.

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Schedule

[Prescribed under sub-rules (1) and (2) of rule 2A]

S. No.	Section or Rule under which competency is recognised	Qualification required	Experience for the purpose	Facilities at his command
1	2	3	4	5
1.	Rules made under Section 6 and Section 112-Certificate of stability for buildings	Degree in Civil or Structural Engineering or its equivalent from a recognized university.	(i) A minimum of 10 years of experience in the design or construction or testing or repair of structures ; (ii) Knowledge of non-destructive testing various codes of practices that are current and the effect of the vibrations and natural forces on the stability of the buildings ; and	
			(iii) Ability to arrive at a reliable conclusion with regard to	

2.	Rules made under Section 21 (2) Dangerous Machines	Degree in Electrical Mechanical or Textile Engineering or its equivalent from a recognised university.	the safety of the structure or the building.	<p>(i) A minimum 7 years of experience in</p> <p>(a) design or operation or maintenance ; or</p> <p>(b) Testing, Examination and Inspection of relevant machinery, their guards, safety devices and appliances.</p> <p>(ii) He shall</p> <p>(a) be conversant with safety devices and their proper functioning ;</p> <p>(b) be able to identify defects and any other cause leading to failure ; and</p>	<p>Gauges for measurement ; Instruments for measurement of speed and any other equipment or device to determine the safety in the use of dangerous machines.</p>
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1	2	3	4	5	6
3.	Section 28- Hoists and Lifts	A Degree in Electrical and/ or Mechanical Engineering or its equivalent from a recognised university.	(i) A minimum experience of 7 years in ô (a) design or erection or maintenance ; or (b) inspection and test procedures of lifts and hoists ; (ii) He shall be ô (a) conversant with current and relevant codes of	(c) have an ability to arrive at a liable conclusion with regard to the proper function of safety devices and appliances and machine guards.	Facilities for load testing, tensile testing Gauses Equipment/ Gadgets for measurement and any other equipment required for determining the safe working conditions of

<p>5. Section 31- Pressure Plant</p>	<p>Degree in Electrical or Mechanical or Chemical or Metallurgical Engineering or its equivalent from a recognised university.</p>	<p>a reliable conclusion with regard to the safety of lifting machines, chains, ropes and lifting tackles.</p> <p>(i) A minimum experience of 10 years in</p> <p>(a) design or erection or maintenance ; or</p> <p>(b) testing, examination and inspection of pressure plants.</p> <p>(ii) He shall be</p> <p>(a) conversant with the current and relevant codes of practice and test procedures relating to pressure vessels ;</p> <p>(b) conversant with statutory requirements concerning</p> <p>Facilities for carrying out hydraulic test, non-destructive test, gauges, equipments or gadgets for measurement and any other equipment or gauges to determine the safety in the use of pressure vessels.</p>
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1	2	3	4	5	
			the safety of unfired pressure vessels and equipments operating under pressure ;		
			(c) conversant with non-destructive testing techniques as are applicable to pressure vessels ;		
			(d) able to identify defects and arrive at a reliable conclusion with regard to the safety of pressure plants.		
6. (i)	Section 36- Precautions against dangerous fumes, gases ;	Masterø Degree in Chemistry or a degree in Chemical Engineering or its equivalent	(i) A minimum experience of 7 years in collection and analysis of environmental samples and calibration of monitoring equipments ;	Meters, Instruments and devices duly calibrated and certified for	

- (i) tests, examinations and inspections shall be carried out in accordance with the provisions of the Act and the rules made thereunder ;
- (ii) tests, examinations and inspections shall be carried out under the direct supervision of the competent person or by a person so authorized by an institution recognized to be a competent person ;
- (iii) the certificate of competency issued in favour of a person shall stand cancelled if the person declared competent leaves the organization mentioned in his application ; and
- (iv) the Institution recognized as a competent person shall keep the Chief Inspector informed of the names, designations and

qualification of the persons authorized by it to carry out tests, examination and inspections.

Date: _____ **Official Seal** _____ **Signature of the Chief Inspector.** _____

Now, in pursuance of sub-section (1) of section 115, of the Factories Act, 1948 (Central Act), the aforesaid amendments are hereby published for information of general public for inviting objections, suggestions. Any person who desired to object to the aforesaid amendments may submit his/her objections/suggestions for consideration in writing to the to Commissioner/Secretary to Government, Labour and Employment Department, Civil Secretariat within a period of 45 days from the date of issuance of this notification.

By order of the Government of Jammu and Kashmir.

Commissioner/Secretary to the Government.

EXTRAORDINARY

REGD. NO. JKô 33



THE

JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 132] Jammu, Thu., the 19th Dec., 2019/28th Agra., 1941. [No. 38-1

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART IV

Reprints from the Government of India Gazette.

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MINISTRY OF LAW AND JUSTICE
(Legislative Department)

New Delhi, the 19th December, 2019/28th Agra., 1941. (Saka.)

The following Act of Parliament received the assent of the
President on the 19th December, 2019, and is hereby published for
general information :ô

THE INTERNATIONAL FINANCIAL SERVICES CENTRES
AUTHORITY ACT, 2019

(No. 50 of 2019)

[19th December, 2019.]

An Act to provide for the establishment of an Authority to develop
and regulate the financial services market in the International Financial
Services Centres in India and for matters connected therewith or incidental
thereto.

(iv) credit arrangements ;

(v) foreign currency contracts other than contracts to exchange one currency for another that are to be settled immediately ; and

(vi) any other product or instrument that may be notified by the Central Government from time to time ;

(e) "financial service" means

- (i) buying, selling, or subscribing to a financial product or agreeing to do so ;
- (ii) acceptance of deposits ;
- (iii) safeguarding and administering assets consisting of financial products, belonging to another person, or agreeing to do so ;
- (iv) effecting contracts of insurance ;
- (v) offering, managing or agreeing to manage assets consisting of financial products belonging to another person ;
- (vi) exercising any right associated with a financial product or financial service ;
- (vii) establishing or operating an investment scheme ;
- (viii) maintaining or transferring records of ownership of a financial product ;
- (ix) underwriting the issuance or subscription of a financial product ;
- (x) providing information about a person's financial standing or credit worthiness ;
- (xi) selling, providing, or issuing stored value or payment instruments or providing payment services ;

- (xii) making arrangements for carrying on any of the services in sub-clauses (i) to (xi) ;

(xiii) rendering or agreeing to render advice on or soliciting for the purposes of

(A) buying, selling, or subscribing to, a financial product ; or

(B) availing any of the services in sub-clauses (i) to (xi) ; or

(C) exercising any right associated with a financial product or any of the services in clauses (i) to (xi) ;

(xiv) any other service that may be notified by the Central Government from time to time ;

(f) "foreign currency" shall have the meaning assigned to it in clause (m) of section 2 of the Foreign Exchange Management Act, 1999 (42 of 1999) ;

(g) **“International Financial Services Centre”** means an International Financial Services Centre set up, before or after the commencement of this Act, under section 18 of the Special Economic Zones Act, 2005 (28 of 2005) ;

(h) "Member" means a Member of the Authority and includes the Chairperson ;

(i) "notification" means a notification published in the Official Gazette, and the expressions "notified" and "notify" shall be construed accordingly ;

(j) "prescribed" means prescribed by rules made by the Central Government under this Act ;

(k) "regulations" means the regulations made by the Authority under this Act.

(2) Words and expressions used and not defined in this Act but defined in the Acts specified under column (3) of the First Schedule to this Act shall have the meanings respectively assigned to them in those Acts.

CHAPTER II

Establishment of Authority

4. *Establishment and incorporation of Authority.*—(1) The Central Government shall, by notification, for the purposes of this Act, establish an Authority by the name of the International Financial Services Centres Authority.

(2) The Authority shall be a body corporate having perpetual succession and a common seal, and subject to the provisions of this Act, with power to enter into and execute contracts, acquire, hold and dispose of property, both movable and immovable, and shall, by the said name, sue and be sued.

(3) The head office of the Authority shall be at such place as the Central Government may, by notification, decide.

(4) The Authority may, with the prior approval of the Central Government, establish its offices at other places in India or outside India.

5. *Composition of Authority.*—(1) The Authority shall consist of the following Members, to be appointed by the Central Government, namely :ô

(a) a Chairperson ;

(b) one Member each to be nominated byô

(i) the Reserve Bank of India, *ex officio* ;

(ii) the Securities and Exchange Board of India, *ex officio* ;

(iii) the Insurance Regulatory and Development Authority of India, *ex officio* ; and

(3) Notwithstanding anything in sub-section (1), a Member mayô

- (a) resign from his office by giving in writing to the Central Government a notice of not less than three months ; or
- (b) be removed from his office in accordance with the provisions of section 7.

(4) No Member, other than *ex officio* Member, shall, for a period of two years from the date on which they cease to hold office as such, except with the previous approval of the Central Government, acceptô

- (a) any employment either under the Central Government or under any State Government ; or
- (b) appointment in any financial institution in the International Financial Services Centres.

7. *Removal of Member from office.*—The Central Government may remove from office a Member, whoô

- (a) is, or at any time has been, adjudged as insolvent ; or
- (b) has become physically or mentally incapable of acting as a Member ; or
- (c) has been convicted of an offence which in the opinion of the Central Government involves moral turpitude ; or
- (d) has acquired such financial or other interest as is likely to affect prejudicially his functions as a Member ; or
- (e) has so abused his position so as to render his continuance in office detrimental to public interest :

Provided that no Member shall be removed from office under clause (d) or clause (e) unless he has been given a reasonable opportunity of being heard in the matter.

8. *Meetings of Authority.*—(1) The Authority shall meet at such times and places, and shall observe such rules of procedure in regard to the transaction of business at its meetings (including quorum at such meetings) as may be specified by regulations.

(4) Any Member who has any direct or indirect interest in any matter likely to come up for consideration at a meeting of the Authority shall, as soon as possible after the relevant circumstances have come to his knowledge, disclose in writing, the nature of his interest at such meeting and such disclosure shall be recorded in the proceedings of the Authority and such Member shall not take part in any deliberation or decision of the Authority with respect to that matter.

(a) any vacancy or defect, in the constitution of the Authority ;
or

10. *Administrative powers of Chairperson.*—The Chairperson shall have the powers of general superintendence and direction in respect of all administrative matters of the Authority.

(2) The salaries and allowances payable to, and other terms and conditions of service of, officers and other employees of the Authority appointed under sub-section (1) shall be such as may be specified by regulations.

CHAPTER III

Powers and Functions of Authority

12. *Functions of Authority.*—(1) Subject to the provisions of this Act, it shall be the duty of the Authority to develop and regulate the financial products, financial services and financial institutions in the International Financial Services Centres, by such measures as it deems fit.

(2) Without prejudice to the generality of the provisions in sub-section (1), the powers and functions of the Authority shall includeô

- (a) regulating the financial products, financial services and financial institutions in an International Financial Services Centre which have been permitted, before the commencement of this Act, by any regulator for any International Financial Services Centre ;
- (b) regulating such other financial products, financial services or financial institutions in the International Financial Services Centres as may be notified by the Central Government from time to time ;
- (c) recommending to the Central Government such other financial products, financial services and financial institutions which may be permitted in an International Financial Services Centre by the Central Government ;
- (d) perform such other functions as may be prescribed.

13. *Powers of Authority in relation to financial products, financial services and financial institutions.*—(1) Notwithstanding anything contained in any other law for the time being in force, all powers exercisable by an appropriate regulator, specified under column (2) of the First Schedule, under the respective Acts as specified in the corresponding entry under column (3) of the said Schedule shall, in the International Financial Services Centres, be exercised by the Authority in so far as it relates to the regulation of the financial products, financial services or financial institutions, as the case may be.

(6) All sums realised by way of penalties or fines under this Act shall be credited to the Consolidated Fund of India in Indian rupees.

(7) The Authority may, in addition to the above, specify by regulations the manner in which the functions may be performed by the Authority for carrying out the provisions of this section.

CHAPTER IV

Finance, Accounts and Audit

14. *Grants by Central Government.*—The Central Government may, after due appropriation made by Parliament by law in this behalf, make to the Authority grants of such sums of money as the Central Government may think fit for being utilised for the purposes of this Act.

15. *Fund of Authority.*—(1) There shall be constituted a Fund to be called the International Financial Services Centres Authority Fund and there shall be credited thereto

- (a) all grants, fees and charges received by the Authority under this Act ; and
- (b) all sums received by the Authority from the sources as may be decided upon by the Central Government.

(2) The Fund shall be applied for meeting

- (a) the salaries, allowances and other remuneration of Members, officers and other employees of the Authority ; and
- (b) other expenses incurred by the Authority in connection with the discharge of its functions and for the purposes of this Act.

16. *Accounts and audit.*—(1) The Authority shall maintain proper accounts and other relevant records and prepare an annual statement of accounts in such form as may be prescribed by the Central Government in consultation with the Comptroller and Auditor-General of India.

(2) The accounts of the Authority shall be audited by the Comptroller and Auditor-General of India at such intervals as may be specified by

him and any expenditure incurred in connection with such audit shall be payable by the Authority to the Comptroller and Auditor-General of India.

(4) The accounts of the Authority as certified by the Comptroller and Auditor-General of India or any other person appointed by him in this behalf together with the audit report thereon shall be forwarded annually to the Central Government and that Government shall cause the same to be laid before each House of Parliament.

- (a) it has adhered to the provisions of the applicable laws while exercising powers or performing functions under this Act ;
- (b) the regulations made by the Authority to give effect to the provisions of this Act promote transparency and best practices of governance ; and
- (c) the Authority is managing risks to its functioning in a reasonable manner.

(2) The Performance Review Committee shall make the review under sub-section (1) at least once in every financial year, and submit a report of its findings to the Authority which shall forward a copy thereof along with action taken, if any, pursuant to such report to the Central Government within a period of three months from the date of receipt of the report.

(3) The Performance Review Committee shall maintain a system by which any person may submit to the committee, any incidence ofô

- (a) non-adherence of the provisions of any applicable law by the Authority ;
- (b) misappropriation of resources of the Authority by any person ;
- (c) abuse of powers of the Authority by any Member or employee of the Authority ; or
- (d) non-compliance of any decision of the Authority by any Member or employee of the Authority.

(4) The Authority shall make regulations governing the information to be provided to the Performance Review Committee, and the provision of adequate resources to enable the committee to discharge its functions under this section.

Maintenance of website.—(1) The Authority shall maintain such website or any other universally accessible repository of electronic information as may be specified by regulations.

(2) All the regulations and orders issued by the Authority shall be published in its website or repository maintained under sub-section (1).

(3) The Authority shall review the quality of the website or the repository, based on international best practices, once every year and publish the report containing its findings with the annual report.

19. *Returns and reports.*—(1) The Authority shall furnish to the Central Government at such time and in such form and manner as may be prescribed or as the Central Government may direct, such returns and statements and such particulars with regard to any proposed or existing programme for the development and regulation of the units in the International Financial Services Centres, as the Central Government may, from time to time, require.

(2) Without prejudice to the provisions of sub-section (1), the Authority shall, within ninety days after the end of each financial year, submit to the Central Government, a report in such form, as may be prescribed, giving a true and full account of its activities, policies and programmes during the previous financial year.

the duties imposed on it by or under this Act and as a result of such default the financial position of the Authority or the administration of the Authority has deteriorated ; or

- (c) circumstances exist which render it necessary in the public interest so to do, the Central Government may, by notification and for reasons to be specified therein, supersede the Authority for such period, not exceeding six months, as may be specified in the notification :

Provided that before issuing any such notification, the Central Government shall give a reasonable opportunity to the Authority to make representations, if any, of the Authority.

(2) Upon the publication of a notification under sub-section (1) superseding the Authority,ô

- (a) the Chairperson and other Members shall, as from the date of supersession, vacate their offices as such ;
- (b) all the powers, functions and duties which may, by or under this Act, be exercised or discharged by or on behalf of the Authority shall, until the Authority is reconstituted under sub-section (3), be exercised and discharged by such person or persons as the Central Government may direct ; and
- (c) all properties owned or controlled by the Authority shall, until the Authority is reconstituted under sub-section (3), vest in the Central Government.

(3) On or before the expiration of the period of supersession specified in the notification issued under sub-section (1), the Central Government shall reconstitute the Authority by a fresh appointment of its Chairperson and other Members and in such case any person who had vacated his office under clause (a) of sub-section (2) shall not be deemed to be disqualified for reappointment.

(4) The Central Government shall, as soon as may be, cause a copy of the notification issued under sub-section (1) and a full report to any action taken by it, to be laid before each House of Parliament.

24. *Members, officers and employees of the Authority to be public servants.*—The Members, officers and employees of the Authority shall be deemed, when acting or purporting to act in pursuance of any of the provisions of this Act, to be public servants within the meaning of section 21 of the Indian Penal Code (45 of 1860).

25. *Protection of action taken in good faith.*—No suit, prosecution or other legal proceedings shall lie against the Central Government or the Authority or its Members, officers or other employees, for anything which is done, or intended to be done, in good faith under this Act.

26. *Exemption from tax.*—Nothing contained in any other law or enactment for the time being in force, in relation to taxation, including the Income Tax Act, 1961 (43 of 1961), shall make the Authority liable to pay income tax or any other tax or duty with respect to its income, services or profits or gains.

27. *Power to make rules.*—(1) The Central Government may, by notification, make rules for carrying out the provisions of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely :ô

- (a) the composition and the manner of constitution of the Selection Committee under sub-section (4) of section 5 ;
- (b) the salaries and allowances and other terms and conditions of service of Members under sub-section (2) of section 6 ;
- (c) other functions to be performed by the Authority under clause (d) of sub-section (2) of section 12 ;

- (d) the form in which the accounts and other relevant records to be maintained and annual statement of accounts to be furnished under sub-section (1) of section 16 ;
- (e) the form and manner of furnishing of returns and statements and other particulars under sub-section (1) of section 19 ;
- (f) the form of annual report of activities, policies and programmes under sub-section (2) of section 19 ;
- (g) any other matter which is to be, or may be, prescribed.

28. *Power to make regulations.*—(1) The Authority may, by notification, make regulations consistent with this Act and the rules made thereunder for carrying out the provisions of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such regulations may provide for all or any of the following matters, namely :ô

- (a) the time and place of meetings and the rules of procedure in regard to transaction of business at such meetings under sub-section (1) of section 8 ;
- (b) the salaries and allowances and other terms and conditions of service of officers and other employees of Authority under sub-section (2) of section 11 ;
- (c) the manner in which the Authority may perform its functions under sub-section (7) of section 13 ;
- (d) the manner of providing information to the Performance Review Committee under sub-section (4) of section 17 ;
- (e) the maintenance of the website or any other universally accessible repository of electronic information under sub-section (1) of section 18 ;
- (f) the foreign currency in which transaction of financial services in International Financial Services Centres may be conducted under section 20 ;

(2) A copy of every notification proposed to be issued under sub-section (1), shall be laid in draft before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in disapproving the issue of the notification or both Houses agree in making any modification in the notification, the notification shall not be issued or, as the case may be, shall be issued only in such modified form as may be agreed upon by both the Houses.

32. *Power to remove difficulties.*—(1) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order, published in the Official Gazette, make such provisions not inconsistent with the provisions of this Act as may appear to be necessary for removing the difficulty :

Provided that no order shall be made under this section after the expiry of five years from the commencement of this Act.

(2) Every order made under this section shall be laid, as soon as may be after it is made, before each House of Parliament.

33. *Amendment to certain enactments.*—The enactments specified in the Second Schedule shall be amended in the manner specified therein.

34. *Savings.*—All rules and regulations made or purporting to have been made or all notifications issued or purporting to have been issued under any Central Act relating to the financial products, financial services or financial institutions, as the case may be, shall, in so far as they relate to matters for which provision is made in this Act or the rules or regulations made or notification issued thereunder and are not inconsistent therewith, be deemed to have been made or issued under this Act as if this Act had been in force on the date on which such rules were made or notifications were issued and shall continue to be in force unless and until they are superseded by any rules or regulations made or notifications issued under this Act.

Sl. No.	Appropriate Regulator	Name of Acts
1.	The Reserve Bank of India constituted under the Reserve Bank of India Act, 1934 (2 of 1934).	1. The Reserve Bank of India Act, 1934 (2 of 1934) ; 2. The Banking Regulation Act, 1949 (10 of 1949) ; 3. The Deposit Insurance and Credit Guarantee Corporation Act, 1961 (47 of 1961) ; 4. The Foreign Exchange Management Act, 1999 (42 of 1999) ; 5. The Credit Information Companies (Regulation) Act, 2005 (30 of 2005) ; 6. The Government Securities Act, 2006 (38 of 2006) ; 7. The Payment and Settlement Systems Act, 2007 (51 of 2007).
2.	The Securities and Exchange Board of India established under the Securities and Exchange Board of India Act, 1992 (15 of 1992).	1. The Securities Contracts (Regulation) Act, 1956 (42 of 1956) ; 2. The Securities and Exchange Board of India Act, 1992 (15 of 1992) ;

[illegible]

(1) (2) (3)

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3. The Depositories Act, 1996 (22 of 1996).

<p>3. The Insurance Regulatory and Development Authority of India constituted under the Insurance Regulatory and Development Authority Act, 1999 (41 of 1999).</p>	<ol style="list-style-type: none"> 1. The Insurance Act, 1938 (4 of 1938) ; 2. The General Insurance Business (Nationalisation) Act, 1972 (57 of 1972) ; 3. The Insurance Regulatory and Development Authority Act, 1999 (41 of 1999).
<p>4. The Pension Fund Regulatory and Development Authority constituted under the Pension Fund Regulatory and Development Authority Act, 2013 (23 of 2013).</p>	<p>The Pension Fund Regulatory and Development Authority Act, 2013 (23 of 2013).</p>

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(a) shall not extend to an International Financial Services Centre set up under sub-section (1) of section 18 of the Special Economic Zones Act, 2005 (28 of 2005) ;

- (b) shall be exercisable by the International Financial Services Centres Authority established under sub-section (1) of section 4 of the International Financial Services Centres Authority Act, 2019,

in so far as regulation of financial products, financial services and financial institutions that are permitted in the International Financial Services Centres are concerned.ö.

PART III

Amendment to the Banking Regulation Act, 1949 (10 of 1949)

Insertion of new section after section 51.—After section 51, the following section shall be inserted, namely :ô

ô51A. Powers of Reserve Bank not to apply to International Financial Services Centre.—Notwithstanding anything contained in any other law for the time being in force, the powers exercisable by the Reserve Bank under this Act,ô

- (a) shall not extend to an International Financial Services Centre set up under sub-section (1) of section 18 of the Special Economic Zones Act, 2005 (28 of 2005) ;
- (b) shall be exercisable by the International Financial Services Centres Authority established under sub-section (1) of section 4 of the International Financial Services Centres Authority Act, 2019,

in so far as regulation of financial products, financial services and financial institutions that are permitted in the International Financial Services Centres are concerned.ö.

PART IV

Amendment to the Securities Contracts (Regulation) Act, 1956 (42 of 1956)

Insertion of new section after section 29A.—After section 29A, the following section shall be inserted, namely :ô

ô29B. Powers of the Securities and Exchange Board of India not to apply to International Financial Services Centre.—Notwithstanding anything contained in any other law

PART VI
Amendment to the General Insurance Business
(Nationalisation) Act, 1972
(57 of 1972)

Insertion of new section after section 38.—After section 38, the following section shall be inserted, namely :ô

638A. Powers of Insurance Regulatory and Development Authority of India not to apply to International Financial Services Centre.—Notwithstanding anything contained in any other law for the time being in force, the powers exercisable by the Insurance Regulatory and Development Authority of India under this Act,ô

- (a) shall not extend to an International Financial Services Centre set up under sub-section (1) of section 18 of the Special Economic Zones Act, 2005 (28 of 2005) ;
- (b) shall be exercisable by the International Financial Services Centres Authority established under sub-section (1) of section 4 of the International Financial Services Centres Authority Act, 2019,

in so far as regulation of financial products, financial services and financial institutions that are permitted in the International Financial Services Centres are concerned.ö.

PART VII
Amendment to the Securities and Exchange Board of India
Act, 1992
(15 of 1992)

Insertion of new section after section 28B.—After section 28B, the following section shall be inserted, namely :ô

628C. Powers of Board not to apply to International Financial Services Centre.—Notwithstanding anything contained in any other law for the time being in force, the powers exercisable by the Board under this Act,ô

- (a) shall not extend to an International Financial Services Centre set up under sub-section (1) of section 18 of the Special Economic Zones Act, 2005 (28 of 2005) ;
- (b) shall be exercisable by the International Financial Services Centres Authority established under sub-section (1) of

- (a) shall not extend to an International Financial Services Centre set up under sub-section (1) of section 18 of the Special Economic Zones Act, 2005 (28 of 2005) :

- (b) shall be exercisable by the International Financial Services Centres Authority established under sub-section (1) of section 4 of the International Financial Services Centres Authority Act, 2019,

in so far as regulation of financial products, financial services and financial institutions that are permitted in the International Financial Services Centres are concerned.ô

PART X

Amendment to the Foreign Exchange Management Act, 1999 (42 of 1999)

Insertion of new section after section 44.—After section 44, the following section shall be inserted, namely :ô

ô44A. Powers of Reserve Bank not to apply to International Financial Services Centre.—Notwithstanding anything contained in any other law for the time being in force, the powers exercisable by the Reserve Bank under this Act,ô

- (a) shall not extend to an International Financial Services Centre set up under sub-section (1) of section 18 of the Special Economic Zones Act, 2005 (28 of 2005) ;
- (b) shall be exercisable by the International Financial Services Centres Authority established under sub-section (1) of section 4 of the International Financial Services Centres Authority Act, 2019,

in so far as regulation of financial products, financial services and financial institutions that are permitted in the International Financial Services Centres are concerned.ô

PART XI

Amendment to the Credit Information Companies (Regulation) Act, 2005 (30 of 2005)

Insertion of new section after section 33.—After section 33, the following section shall be inserted, namely :ô

ô33A. Powers of Reserve Bank not to apply to International Financial Services Centre.—Notwithstanding anything contained in any other law for the time being in force, the powers exercisable by the Reserve Bank under this Act,ô

- (a) shall not extend to an International Financial Services Centre set up under sub-section (1) of section 18 of the Special Economic Zones Act, 2005 (28 of 2005) ;

[illegible]

- (b) shall be exercisable by the International Financial Services Centres Authority established under sub-section (1) of section 4 of the International Financial Services Centres Authority Act, 2019,

in so far as regulation of financial products, financial services and financial institutions that are permitted in the International Financial Services Centres are concerned.ö.

PART XII

**Amendment to the Government Securities Act, 2006
(38 of 2006)**

Insertion of new section after section 31.—After section 31, the following section shall be inserted, namely :ô

631A. Powers of Bank not to apply to International Financial Services Centre.—Notwithstanding anything contained in any other law for the time being in force, the powers exercisable by the Bank under this Act,ô

- (a) shall not extend to an International Financial Services Centre set up under sub-section (1) of section 18 of the Special Economic Zones Act, 2005 (28 of 2005) ;
- (b) shall be exercisable by the International Financial Services Centre Authority established under sub-section (1) of section 4 of the International Financial Services Centres Authority Act, 2019,

in so far as regulation of financial products, financial services and financial institutions that are permitted in the International Financial Services Centres are concerned.

PART XIII

**Amendment to the Payment and Settlement Systems Act,
2007
(51 of 2007)**

Insertion of new section after section 34A.—After section 34A, the following section shall be inserted, namely :ô

§34B. Powers of Reserve Bank not to apply to International Financial Services Centre.—Notwithstanding anything contained in any other law for the time being in

force, the powers exercisable by the Reserve Bank under this Act,ô

- (a) shall not extend to an International Financial Services Centre set up under sub-section (1) of section 18 of the Special Economic Zones Act, 2005 (28 of 2005) ;
- (b) shall be exercisable by the International Financial Services Centres Authority established under sub-section (1) of section 4 of the International Financial Services Centres Authority Act, 2019,

in so far as regulation of financial products, financial services and financial institutions that are permitted in the International Financial Services Centres are concerned.ô.

PART XIV

Amendment to the Pension Fund Regulatory and Development Authority Act, 2013 (23 of 2013)

Insertion of new section after section 50.—After section 50, the following section shall be inserted, namely :ô

ô50A. Powers of Authority not to apply to International Financial Services Centre.—Notwithstanding anything contained in any other law for the time being in force, the powers exercisable by the Authority under this Act,ô

- (a) shall not extend to an International Financial Services Centre set up under sub-section (1) of section 18 of the Special Economic Zones Act, 2005 (28 of 2005) ;
- (b) shall be exercisable by the International Financial Services Centres Authority established under sub-section (1) of section 4 of the International Financial Services Centres Authority Act, 2019,

in so far as regulation of financial products, financial services and financial institutions that are permitted in the International Financial Services Centres are concerned.ô.